COUNCIL

SEPT 8, 1975

PROCEEDINGS

MONDAY, SEPTEMBER 8th, 1975

PUNCTION TIME PLACE 1. CITY COUNCIL MEETING 9:30 a.m. Council Chambers 2. Environmental Advisory 1:30 p.m. Committee Room "A" Board Chairman - Mr. D. Omand Secretary - Mr. J. Murray 3. Re-cycling Committee Committee Room "B" 3:30 p.m. Chairperson - Mrs. L. Kearns Secretary - Mr. A. Grannum

Prepared by: Clerk's Department September 4, 1975 Date: Time: 2:00 p.m.

NOTE: If the above items are changed in any way, you will be advised prior to the commencement of the meeting by the Chairman.

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COUNCILLORS AND COMMITTEE MEMBERS ARE REQUESTED TO CONTACT THE APPROPRIATE DEPARTMENT HEADS PRIOR TO THE MEETING IF GREATER EXPLANATION OR DETAIL IS REQUIRED WITH REGARD TO ANY ITEM ON THE AGENDA.

THE COUNCIL OF

THE CORPORATION OF THE CITY OF MISSISSAUGA

AGENDA

MONDAY, SEPTEMBER 8, 1975 DATE:

TIME: 9:30 A.M.

CITY COUNCIL CHAMBERS PLACE: 1 City Centre Drive, Mississauga, Ontario.

1. PRAYER

2. MINUTES OF COUNCIL MEETINGS: - August 11, 1975
August 20, 1975

Verbal motion to adopt.

3. DEPUTATIONS: FILE 34-75 - VANDALISM - Professor Les. Krames, of Erindale College, will outline the nature of a project to increase public awareness of the problems associated with vandalism. Professor Krames is requesting Councille support of a Krames is requesting Council's support of a request to the Federal Government through its L.I.P. programme to fund this project.

10:00 a.m. - MS. DEBBIE ROACH - Ms. Roach will receive a presentation from the City for swimming Lake Ontario.

MS. MICHELE BOILEAU - Ms. Boileau will receive a presentation from the City for her Judo accomplishments.

FILE 30-75 - GRANTS - Mr. Rudy Bos will appear with respect to grant made to the Boy Scouts Association.

FILE 86-75 - TRAFFIC BY-LAW - Applewood Heights Homeowners Ass'n re need for traffic controls and better patrolling for speeding drivers in Queen Frederica Drive area. (Petition #P-2)

4. PUBLIC QUESTION PERIOD

5. CORRESPONDENCE

- (a) INFORMATION ITEMS Attachments I-1 to I-32
- (b) ITEMS REQUIRING DIRECTION Nil

6. NOTICES OF MOTION

Nil

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7. REPORTS FROM MUNICIPAL OFFICERS - Attachments R-1 to R-13

- (a) R-1 Report from Engineer re File P.N. 75-115 award of tender for reconstruction of a retaining wall at Dodsworth Crescent. Resolution available.
- (b) R-2 Report from Director of Supply and Services re Tender T-PUR-7-1975 - award of contract for supply and delivery of Ethylene Glycol Anti-Freeze. Resolution available.
- (c) R-3 Report from Councillor D. J. Culham re Traffic West Cooksville Area. Resolution available.
- (d) R-4 Report from City Treasurer recommending approval of accounts paid for the months of June and July, 1975. Resolution available.
- (e) R-5 Report from Engineer re Files P.N. 74-136 and 75-001 - award of contract for construction of Delco Avenue storm sewer - Phase I. Resolution.
- (f) R-6 Report from Engineer re uncompleted work on deadend barricades and street lighting in Winston Churchill Estates. Resolution available.
- (g) R-7 Report from Commissioner of Recreation & Parks re Tender TR-23-1975 - award for construction of tennis courts in Springfield Park. Resolution available.

7. REPORTS FROM MUNICIPAL OFFICERS (CONTINUED)

- (h) R-8 Report from City Engineer re Clerk's files 60-75 and 111-75 - Mimico Creek - recommendation to rescind resolution #499. Resolution available.
- (i) R-9 Report from City Engineer re P.N. 75-024A award of contract for demolition of building at 3599 Cedar Lane. Resolution available.
- (j) R-10 Report from City Engineer re Contract P.N. 75-024B award of contract for demolition of building at 6890 Second Line East. Resolution available.
- (k) R-11 Report from City Engineer re P.N. 123-66 unblocking storm and sanitary sewers in Clairville Estates subdivision. Resolution available.
- (1) R-12 Report from City Engineer re award of Contract P. N. 75-068 and P.N. 75-001 for reconstruction of Britannia Road from 500 ft. west of Dixie Road to Second Line East. Resolution available.
- (m) R-13 Report from Director of Supply & Services re award of tender TF-3-1975 for the supply and installation of multi channel recording device for Fire Department. Resolution available.
- 8. COUNCIL TO MOVE INTO COMMITTEE OF THE WHOLE TO CONSIDER REPORTS FROM COMMITTEES

Verbal motion

9. COMMITTEE REPORTS

- (a) GENERAL COMMITTEE REPORT AUGUST 13, 1975
- (b) GENERAL COMMITTEE REPORT SEPTEMBER 3, 1975

September 8, 1975.

10. COMMITTEE TO RISE

Verbal motion required

- 11. PETITIONS Attachments P-1
 - P-1 FILE 46-75 TRAFFIC SAFETY COMMITTEE
 Petition signed by some 55 residents protesting proposed removal of crossing guards at
 Texaco Refinery, Lakeshore Road, Port Credit
 area. (This petition has been referred to
 Traffic Safety Council.)
 - (b) P-2 FILE 49-75 PETITIONS GENERAL

 FILE 86-75 TRAFFIC BY-LAW

 Petition signed by occupants of some 415 family units in the area of Queen Frederica Drive, requesting stop signs and better supervision of speed limits in this area. This petition has been referred to Peel Regional Police for comments and to W. Taylor for report.

12. UNFINISHED BUSINESS

(a) FILE OZ-75-74 - MISSISSAUGA PEEL LAND CONSULTANTS LIMITED (SPRINGBANK SAND & GRAVEL PROPERTY)

Item #3 of Planning Committee Agenda, August 13, 1975 referred to Planning Committee September 3 for public meeting, and to Council September 8, 1975.

13. BY-LAWS

Verbal motion to give required number of readings.

#401-75 - A By-law to expropriate certain lands in the City of Mississauga for road purposes. (Extension of Field gate Drive, as recommended by Council on August 11, 1975 - resolution #511.)

THREE READINGS REQUIRED

#402-75 - A By-law to authorize the execution of an Engineering Agreement between Tanyta Homes Limited and The Corporation of the City of Mississauga. (File CAB 300/73 - Division of land application for six (6) residential lots at the corner of Stavebank Road and Courrier Lane.)

THREE READINGS REQUIRED

#403-75 - A By-law to authorize the execution of a Quit Claim Easement. (A new easement has been acquired from Ontario Hydro in connection with the Chasi Subdivision located south of S. Sheridan Way and west of Mississauga Road - we can now quit claim the old easement.)

THREE READINGS REQUIRED

#404-75 - A By-law to establish lands as part of the municipal highway system in the City of Mississauga. (Lands to be established as part of Central Parkway East. Lifting of a one foot reserve on Plan 922 to allow access into Block "M" where there is a condominium development.)

THREE READINGS REQUIRED

#405-75 - A By-law to accept a Transfer of Freehold Land and to establish a portion of the lands as described therein as part of the municipal highway system.

(Lands deeded to the Corporation by Sidmor Developments to be known as part of Netherhart Road. The documents have already been placed on title.)

#406-75 - A By-law to accept a Grant of Easement from Sidmor Developments Limited. (This is a condition for development of industrial lands in part of Lot 7, Con. 4, East of Hurontario Street.)

THREE READINGS REQUIRED

#407-75 - A By-law to repeal By-law Number 320-75 being a by-law to establish certain lands as part of the municipal highway system. (The descriptions in by-law #320-75 are not sufficient to register the by-laws; therefore this by-law is being rescinded and two new by-laws will replace it. The lands in question are 1 foot reserves located on Falconer Drive and Dunray Court in Streetsville and allow access across the roads.)

THREE READINGS REQUIRED

#408-75 - A By-law to establish certain lands as part of the municipal highway system. (Lands to be known as part of Dunray Court. See explanation for By-law #407-75)

THREE READINGS REQUIRED

#409-75 - A By-law to establish certain lands as part of the municipal highway system. (Lands to be known as part of Bowshelm Court and Falconer Drive. See explanation for By-law #407-75)

THREE READINGS REQUIRED

#410-75 - A By-law to establish certain lands as part of the municipal highway system. (One foot reserves being lifted to allow legal access into the Mavis and Ramros Subdivision located north of Queensway and west of Stillmeadow. Lands being established as parts of Louis Drive, Fergo Avenue, Cavell Drive. At the request of Councillor Culham, this by-law was withdrawn from August 11, 1975 agenda. It has now been checked out with Councillor Culham and should be proceeded with at this time.)

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13. BY-LAWS CONTINUED

#411-75 - A By-law to authorize execution of an agreement re exchange of lands. (Between Ontario and Quebec Railway Company and its lessee, Canadian Pacific Limited and The Corporation of the City of Mississauga (Old Station Road and Hensall Circle). This is as recommended in Item #844, General Committee kenort August 13, 1975.)

keport August 13, 1975.)

THREE READINGS REQUIRED

#412-75 - A By-law to execute an Agreement. (Agreement betwee Port Credit Lumber Company Ltd. and Ross Armstrong Manufacturing Limited and the City of Mississauga re continuance of business on part Lot 11, Range 1, C.I.R. (160 Queen Street West). Committee of Adjustment application File C.A. "A" 3/75) (Agreement between

THREE READINGS REQUIRED

#413-75 - A By-law to authorize an application to The Ontario Municipal Board for approval of a capital expenditure in the amount of \$18,000.00 (all of which is to be debentured) for the construction of a sidewalk on the west side of Camilla Road from King Street to Paisley Blvd., 1500 feet.

TWO READINGS REQUIRED

#414-75 - A By-law to authorize an application to The Ontario Municipal Board for approval of an additional capital expenditure in the amount of \$365,000.00 (of which \$182,500.00 is to be debentured) for the acquisition of land for purposes of road construction in the City of Mississauga.

TWO READINGS REQUIRED

#415-75 - A By-law to authorize an application to The Ontario Municipal Board for approval of an additional capital expenditure in the amount of \$266,000.00 (of which \$133,000.00 is to be debentured) for the acquisition of land for the purposes of road construction in the of land for the purposes of road construction in the City of Mississauga.

TWO READINGS REQUIRED

*416-75 - A By-law to authorize an application to The Ontario Municipal Board for approval of an expenditure in the amount of \$652,000.00 for construction of a swimming pool in the City of Mississauga, and to repeal By-law Number 43-75. (This is an indoor swimming pool in Cawthra Park, now approved by the O.M.B. By-law 43-75 authorized application to the O.M.B. for construction of four pools. However, the Board approved them separately and separate by-laws have been passed covering the other three pools. It is now necessary to enact this by-law, and to repeal By-law 43-75 which had received two readings.)

THREE READINGS REQUIRED

#417-75 - A By-law to authorize the temporary borrowing of \$652,000.00 pending the issue and sale of debentures. (This will provide for temporary financing for pool construction in By-law #416-75.)

THREE READINGS REQUIRED

#418-75 - A By-law to execute a Deed of Land. (This By-law provides for the conveyance of a one foot reserve to the Ministry of Transportation & Communications in connection with the Belfield Expressway (Hwy. 409) and is as recommended in item #871, General Committee Report September 3, 1975.)

THREE READINGS REQUIRED

#419-75 - A By-law to establish certain lands as part of the municipal highway system. (This will lift a one foot reserve on Claredale Road to allow access through the subdivision.)

THREE READINGS REQUIRED

#420-75 - A By-law to amend By-law Number 5500 as amended.

(File OZ-39-74 - Centreville Estates. Lands located on the west side of Hurontario Street, north of the Canadian Pacific right-of-way. To change zoning from H-RM5 to RM5-Section 707.)

#421-75 - A By-law to amend By-law Number 5500 as amended.

(File OZ-98-73 - S. B. McLaughlin & Associates.

To change zoning from R4 and H-RM5 to RM6-Section 720 on lands located at the south west corner of Bloor Street and Cawthra Road.)

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THREE READINGS REQUIRED

#422-75 - A By-law to amend By-law Number 5500 as amended.

(File OZ-21-75 - Whitehall Development Corporation.

To change zoning from RM7D3-Section 395 to RM5Section 704 on lands located at the south west
corner of Derry Road and Glen Erin Drive.)

THREE READINGS REQUIRED

#423-75 - A By-law to authorize the demolition of buildings.
(Located at 1518 Hurontario Street. This is as
recommended by General Committee April 23 and adopted
by Council on April 28, 1975. This by-law also provides for repeal of By-law 346-75 passed by Council on
August 11. However, the owner had not been given
proper notification that the by-law would be dealt
with at that time. Proper registered notice has now
been served on the owner.)

THREE READINGS REQUIRED

#424-75 - A By-law to authorize execution of an agreement for municipal purposes. (Agreement for Janitorial Services for the Works Building - P.N. 75-037.)

THREE READINGS REQUIRED

#425-75 - A By-law to authorize execution of an agreement for municipal purposes. (Agreement with Interlock Landscaping Limited for Lockstone Paving as set out in Contract P. N. 75-030.)

#426-75 - A By-law to authorize execution of an agreement for municipal purposes. (Agreement with Myron Construction for Catchbasin Repairs as set out in Contract P. N. 75-041.)

THREE READINGS REQUIRED

\$427-75 - A By-law to authorize execution of an agreement for municipal purposes. (Agreement with Montego Construction for reinforced concrete revetments - as set out in Contract P. N. 74-142.)

THREE READINGS REQUIRED

#428-75 - A By-law to execute an agreement for municipal purposes. (Agreement with Man-Co Construction Limited for construction of concrete sidewalks in specific locations in the City of Mississauga, as set out in Contract P. N. 75-014.)

14. MOTIONS

- (a) To adopt General Committee Report August 13
- (b) To adopt General Committee report September 3
- (c) To award contract P.N. 75-115 (Dodsworth retaining wall)
- (d) To award Tender T-PUR-7-1975 Supply of anti-freeze
- (e) Re-appointment of Mr. J. Wouters to Planning Committee
- (f) To adopt Councillor Culham's report re West Cooksville Traffic Area
- (g) To request Property Agent for appraisal of 35.16 acres North Sheridan Way
- (h) To amend Council Minutes of June 9, 1975.
- (i) To allot surplus funds Mimico Creek Improvements (F. J. McKechnie)
- (j) To award tender P.N. 75-068 for reconstruction of a section of Britannia Road.
- (k) Advise O.M.B. that By-law 364-75 is in conformity with Official Plan. (File OZ-66-68 - Tuscany)
- (1) Advise O.M.B. that By-law 358-75 is in conformity with Official Plan. (File OZ-71-73 Idlewylde)
- (m) Advise O.M.B. that By-law 357-75 is in conformity with Official Plan. (File OZ-24-73 - Markborough Properties)
- (n) To award contract for demolition of building at 6890 Second Line East.
- (o) To award contract P.N. 75-014 for construction of concrete sidewalks.
- (p) To approve payment of June and July accounts paid by the City Treasurer.
- (q) To rename Second Street (Councillor Searle)
- (r) To award contract P.N. 74-136 for construction of Delco Ave. Storm sewer.
- (s) To approve City carrying out unfinished work in Winston Churchill Estates and charge to developer

14. MOTIONS CONTINUED

- (t) To award contract TR-23-1975 for construction of tennis courts in Springfield Park.
- (u) To congratulate Inland Publishing Co. re newspaper awards.
- (v) To rescind resolution \$499 re consultants with respect to walkway/bicycle development and preservation of greenbelt areas on the Mimico Creek, and Flood control
- (w) Consent to erection of office building on part Lot 8, Concession 7, at 6465 Airport Road in accordance with a decision of Gore Planning Board in December, 1950.
- (x) To award contract P.N. 75-024A for demolition of a building at 3599 Cedar Lane.
- (y) To complete works in Clairville Estates and charge to developer
- (z) To grant permission to Kinsmen Club to hold a turkey shoot Oct. 4, 1975, on the Island of Streetsville Park.
- (aa) Motion by Councillor Culham re details of further engineering studies - Sawmill Creek.
- (bb) To receive application for approval to expropriate land for Transit Terminal

15. NEW BUSINESS

Nil

16. COUNCIL TO MOVE INTO COMMITTEE FOR "IN CAMERA" ITEMS

Verbal motion required

17. COMMITTEE TO RISE

Verbal motion required

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September 8, 1975.

- 18. BY-LAW TO CONFIRM PROCEEDINGS OF COUNCIL AT THIS MEETING

 Verbal motion for required number of readings
- 19. ADJOURNMENT

Verbal motion required.

CITY OF MISSISSAUGA

PLANNING DEPARTMENT

ITEM: 3 FILE: 0Z/75/74

August 13, 1975 DATE:

REPORT ON PROPOSED AMENDMENT TO THE OFFICE L PLAN AND ZONING BY-LAW FOR MISSISSAUGA-PEEL LAND CONSULTANTS LIMITED NORTH SIDE OF MISSISSAUGA ROAD, WEST OF GLATT'S LANE

SUBJECT

Proposal to amend the Official Plan from Residential and Greenbelt to Residential Multiple-family and the Zoning By-law from R1 to RM5 to permit townhouse development.

ORIGIN

Request received on September 18, 1974 and subsequently revised to include the proposed amendment to the Official Plan on March 5, 1975 by Mississauga-Peel Land Consultants Limited, purchasers from Springbank Sand and Gravel Company Limited, registered owner of the lands.

COMMENTS

(i) Site Analysis

The subject lands are irregular in shape and have an area of about 16.5 acres located at the northwest corner of Mississauga Road and Glatt's Lane, with frontages of approximately 1670 feet and 778 feet on these roads, respectively, as shown on the attached map. At the present time the subject lands are zoned Rl and are used for a sand and gravel storage and processing operation which is carried on in the remains of a former gravel pit.

Adjacent lands to the north are zoned R1 and 01 and are occupied by a few detached dwellings and Hydro-Electric Power Commission transmission lines. Hydro-Electric Power Commission transmission lines. To the east on the opposite side of Glatt's Lane and to the south on the opposite side of Mississauga Road lands are zoned R1 and developed for detached dwellings. To the west on the opposite side of Mississauga Road lands are zoned R2 and R3 and are undeveloped, while to the south-west lands also zoned R2 and R3 contain several detached dwellings and the remains of a gravel pit.

FILE: 02/75/74

DATE: August 13, 1975

(ii) History

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The subject lands are located within the West Erindale Community, an area for which a comprehensive planning study was presented to the public during 1962. The land use proposals of this study were incorporated into Amendment 156 to the Official Plan, which was approved by the Minister of Municipal Affairs on December 17, 1963. The subject lands are designated Residential and Greenbelt in this Amendment.

On April 28, 1975, representatives for the applicant made a presentation to Council outlining the general concept of the proposed development, and presented information supporting the proposal; also at this meeting, ratepayers made a presentation objecting to the proposed development. By a verbal motion Council received the information and referred the matter to Planning Committee.

(iii) Comments from Other Departments

In reviewing the development of the subject lands, school authorities have indicated that accommodation can be made available.

The Regional Municipality of Peel has indicated that: lands will be required for the widening of the Hydro-Electric Power Commission right-of-way; water works will be subject to the extension of facilities along Queensway West and Fowler Drive; construction of a sanitary sewer to service this area is presently scheduled for no earlier than 1976; and the functional planning report for Queensway West included a recommendation for the realignment of Mississauga Road through the subject lands.

The City Engineering Department has indicated that due to the depth of excavation and degree of slope of the embankment, the developer should employ qualified consultants to design an appropriate storm sewer system and outlet, and to recommend proposals for slope stability and possible regrading.

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Watercourse, then the approval of the Credit
Valley Conservation Authority will be required.
Also, due to the expected volumes of vehicular
traffic on Mississauga Road and the proposed
extension of Fowler Drive to intersect Mississauga
Road, the road pattern in the area will have to
be redesigned in order to provide a proper intersection of these two roads with Springbank Road.
The applicant will be responsible for the preparation by a professional engineer of a functional
report to evaluate the possible road patterns so
that a decision can be made as to the most feasible
location for this intersection. As the solution
to this problem may require a portion of the
applicant's site, this study shall have been
approved by the City prior to determining the
developable area of the subject lands. The applicant
would be also responsible for the reconstruction
of the portions of Mississauga Road (including
all appurtenances) adjacent to or within the vicinity
of the subject lands. In addition, the applicant
would be required to provide the necessary road
allowance for Glatt's Lane to become a municipal
road, and the required right-of-way would be deeded
gratuitously to the City with a cul-de-sac at the
northerly extremity. The details of these required
roadworks would be subject to the comments of both
the Region of Peel and the Ministry of Transportation
and Communications.

There are certain other matters, such as site triangles, site access, one-foot reserves, damage to City property, lighting and driveway construction, noise abatement measures, etc., which could be dealt with during the processing of a plan of subdivision.

(iv) Discussion

The proposal is to amend the Official Plan from Residential and Greenbelt to Residential Multiple-family, and the Zoning By-law from R1 to RM5 to permit townhouse development. If approved in accordance with current City policy at 14 units per acre, the proposed development would permit approximately 230 townhouse units accommodating about 989 persons, resulting in density of approximately 60 persons per acre.

FILE: 0Z/75/74

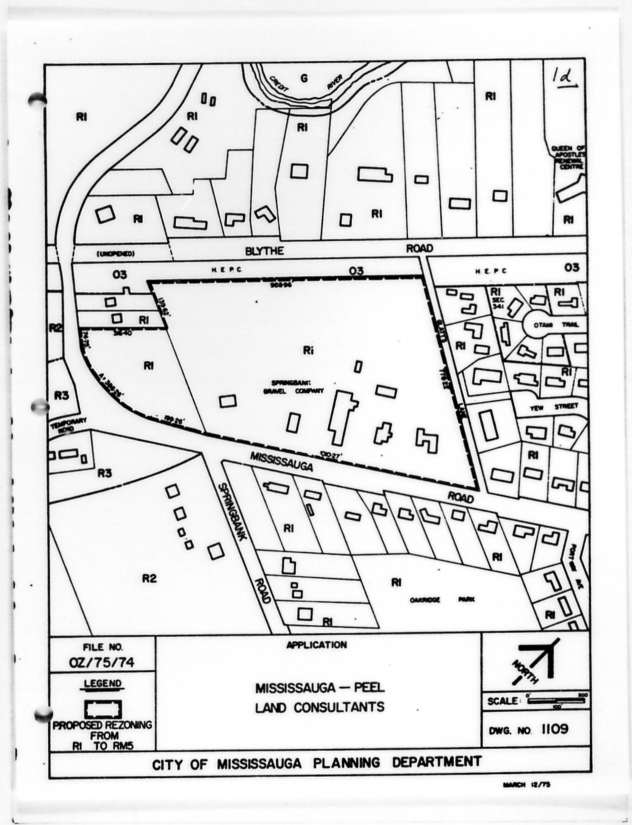
DATE: August 13, 1975

In considering the proposed amendment to the Official Plan, the current Official Plan policies relating to the subject lands should be examined. The comprehensive planning study which formed the basis of Amendment 156 recognized the area east of Springbank Road and south of the Credit River as an area of high-quality single-family dwellings, and incorporated as one of the objectives of the Amendment "to retain and consolidate the established single-family character of the area.". To further support this objective, it was proposed in the Residential Policies of the Amendment "to permit a gross neighbourhood density of 10 persons per acre in the area". This Amendment was prepared over ten years ago and the criteria set out for the development of this area have been adhered to by the City in dealing with development proposals comprising the majority of the developable lands. As a result, the area is now substantially developed with high-quality detached dwellings on lots sized in accordance with existing R1 zoning.

Amendment 156 also sets criteria for the location of multiple-family developments in the Community. It requires locations for such developments to be designed to avoid conflict with existing single-family development, and calls for a satisfactory relationship to traffic pattern, parks, community and commercial facilities. The subject application does not appear to meet these criteria, and no other justification for supporting the proposed change in land-use designation is evident.

It is concluded that in the light of the wellestablished low-density residential character of the area, and the explicit objective of Official Plan Amendment 156 to retain and consolidate such a character, the present proposal must be regarded as contrary to the intent of the plan, and not an acceptable change.

Similarly, with regard to the requested zoning change from R1 to the RMS category to permit townhouses at 12 units per acre, it is considered that the present zoning is functioning properly as an instrument to protect the existing neighbourhood from the impact of higher densities, and should not be changed.



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DATE: August 13, 1975

CONCLUSION

In view of the foregoing, it is suggested that the proposal to amend the Official Plan from Residential and Greenbelt to Residential Multiple-family, and the Zoning By-law from R1 to RM5 to permit townhouse development, is not in conformity with the general character of the surrounding area, is not acceptable from a planning standpoint, and should not, therefore, be approved. The development of the subject lands should proceed on the basis of the existing R1 zoning and subject to a plan of subdivision.

RECOMMENDATION That the application be refused.

RECOMMENDATION OF PLANNING COMMITTEE AUGUST 13, 1975

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That further consideration of this application be deferred to the September 3, 1975 Planning Committee meeting, and that this application proceed directly from there to the September 8, 1975 Council meeting; and further, that in view of the controversy over possible redevelopment of the subject site a public meeting be held on this application on September 3, 1975.

RECOMMENDATION OF PLANNING COMMITTEE SEPTEMBER 3, 1975:

THAT the Staff Report recommending that the application be refused be adopted.

CITY OF MISSISSAUGA Engineering and Works Department

July 30, 1975. Our File: P.N. 75-115 04-00-150.1

Mayor and Members of Council, City of Mississauga, Mississauga, Ontario.

Ladies and Gentlemen:

SUBJECT:

Contract for the Reconstruction of a Retaining Wall at Dodsworth Crescent. P.N. 75-115

ORIGIN

Works Department

COMMENTS

Listed below is a summary of tenders received and opened by the Committee of Council on Tuesday, July 29, 1975.

C. Olivieri Masonry
 Varis Construction (1973) Ltd.
 L & M Striping Company

The low bidder did not enclose a certified cheque with the tender which is a requirement of the form of tender. In addition, the low bidder is unable to complete the work as outlined in the contract.

RECOMMENDATION We recommend that the contract for Reconstruction of a retaining Wall at Dodsworth Crescent be awarded to Varis Construction (1973) Ltd., the second low bidder, at the tendered price of \$3,150.00.

A draft resolution to this effect is attached.

Yours very truly,

MWB: bm Encl.

CC:H.J. Baldwin

P. Taylor, P.Eng. ommissioner of Works, Building & Engineering.

TO BE RECEIVED. RESOLUTION AVAILABLE



R-2

То	MAYOR & MEMBERS	OF COUNCIL	From Supply and Services
Dept.			Dept.
	,		August 8, 1975
	SUBJECT:	SUPPLY AND DELI ANTI-FREEZE - T	VERY OF ETHYLENE GLYCOL ENDER T-PUR-7-1975
	ORIGIN:	Annual City Req	uirements.
	COMMENT:	for Ethylene Gl	mmary outlines tenders received ycol Anti-Freeze with the lowest om Standard Chemical Limited
		Alternative 1B requirement for	(460 Gallons) represents the Region of Peel.
•	RECOMMENDATION:	Chemical Limite	1975 be awarded to Standard d as the low net tender and with the City's specifications onditions.
	HJB:pr	RECOMMENDED BY:	Herbert J Baldwin Director of Supply and Services
	Encl.	APPROVED BY:	W. H. Munden Treasurer

TO BE RECEIVED.
RESOLUTION AVAILABLE

CLERKS DEPARTMENT

Tender Summary T - PUR -7- 1975

FOR SUPPLY & DELIVERY OF ETHYLENE GLYCOL ANTI-FREEZE

Company	Alternative 1-A 2,550 Gallons	Alternative 1-B	Alternative II 3,010 Gallons
	\$ 10,788.75	\$ 2,005.50	\$ 12,794.25
Stanchem	12,450.37	2,245.95	14,696.32
Highway Automotive Supply Co. Gulf Oil Canada Limited	12,959.10	2,608.20	15,581.26
TBG Warehousing Limited	12,048.75		
			12,819.77
Warren Packaging Ltd. Shell Canada Limited	14,214.38	2,682.75	16,897.13
Fincham Bros.			
Brampton Auto Supply			16,719.05
McLeod and Richmond Limited	13,253.62	2,535.75	15,644.47
	12,048.75	2,173.50	14,222.25
E. D. Faultless Enterprises			16,000.04
Texaco Canada Limited Imperial Oil Limited	13,387.50	2,415.00	15,802.50



To All Me	embers of Council	From	Councillor David J. Culhar	n
Dept.	FRECEN TO	Dept	Ward 6	
	1855 110 734			
	THE NO SO- 75			1
	FALE NO 86-75		August 14, 1975	
	CLERK'S DEPAR MILE	,		

Re: Traffic - West Cooksville Area

Please find enclosed a Report that went out to Ratepayers in June 1975.

Council action has already taken place on Isabella - Parker Road situation.

Council has received a brief and petition supporting major parts of this Report from the Glen Sharon Ratepayers.

Council has received a petition from the Seven Oaks area representing over 80% of the residents supporting the proposal for that area. In the survey at that time, people were informed of the proposals that would be a part of this Report.

The overwhelming majority of people in the Gordon Wood area support the successful experiment of the Gordon Drive barrier.

I suggest the Report be adopted.

DJC/gc

Enclosure

TO BE RECEIVED.
RESOLUTION AVAILABLE

R-3a

Neighbourhoods: Glen Sharon-Seven Oaks Gordonwood-Queensway Gardens, etc.

All of the neighbourhoods within the West Cooksville area have significant traffic problems. Several reports have been submitted to various City and Regional Committees by the Ward Councillor on these problems. A number of improvements have been made south of the Queensway, while in other cases improvements will only be seen after 1975 capital budget implementations.

The problems are obviously complex. Previous decisions (April 10/72) and changes such as the re-alignment of Stavebank Road have added traffic pressures to areas not having experienced it previously. Growth in the Glen Erin Woodlands and the Queensway Gardens along with development west on the Dundas has placed additional traffic on the West Cooksville area. This has been particularly felt on Glengarry, Premium Way and Gordon Drive, on roads never designed for such traffic.

Decision making has been characterized by a fatalism which accepted heavy traffic as inevitable. Ad hoc decisions on stop signs were made because of citizen pressure often without regard for long-term effects or implications to the system. Politicians empathized with citizens to be sure but had no solutions to offer. This report accepts some of the inevitable but attempts to alter the existing chaotic situation and to supplant such chaos with some semblance of order in our traffic patterns.

The following is a total package for the West-Cooksville design to achieve over-all improvements with minimum detractions to the system. Obviously, I have made them fully understanding my

TRAFFIC & TRANSPORTATION-WEST COOKSVILLE

responsibilities to the people of Erindale Woodlands-Glen Erin
Woodlands and people west of the Credit River in the Sheridan
Homelands-Erin Mills and Mississauga Road area. The suggestions
are a collection of those from ratepayers, traffic personnel and my own.

These proposals are based on several considerations:

- Through traffic should not penetrate residential neighbourhoods, and especially where it is possible to encourage traffic to use major arterials.
- Past traffic patterns especially by-law decisions by previous Council must be regarded as "givens" to be modified only if necessary and only if possible.
- Monetary costs in implementing should be an important factor in decisions.
- Improved road surfaces and site lines encourage greater traffic volume that must be contained by design changes.
- Accessibility to and from a neighbourhood should be optimized, not maximized.

PROPOSED CHANGES

Glen Sharon

- (a) Stop signs to be placed on Glengarry-Cedar Glen Gate and at Glengarry intersection with the Queensway. Traffic eastwest on Sharon and Cedar Glen Gate be unimpeded.
 - (b) Three-way stop should be placed at Avongate and Glengarry.
 - (c) The stop sign at the southern intersection of Sharon Crescent and Glengarry should be removed.

TRAFFIC & TRANSPORTATION-WEST COOKSVILLE

Queensway Gardens

- Four-way stop signs should be placed on Stillmeadow at Paisley and Louis Drive impeding north-south traffic.
- 3. The residential development north of Paisley should be encouraged so that the reconstruction of Stillmeadow-Dundas intersection can take place on a pre-servicing agreement according to the proposed plan of subdivision.

Seven Oaks

- 4. The Mavis Road-Stavebank intersection should be redesigned. Such a redesign will include a right-hand turn island on Stavebank south of the Queensway at the intersection impeding south-bound Mavis Road traffic from proceeding south on to Stavebank.
- 5. The Stillmeadow-Lynchmere barrier should be made permanent with pedestrian-bicycle bridge being constructed by the builder and an appropriate tree planting is to be made on the right-of-way. Some consideration should be given for continuous street lighting across the walkway area.

Gordon Wood

6. Gordon Drive should be made into two cul-de-sacs at a suitable location between Breezey Pine and Harborn Trail. Suitable tree planting should occur on the road right-o-way with suitable narrow walkway and bicycle path to be provided.

Earlier Decisions:

7. (a) To place the island at Gordon and the Queensway intersection;

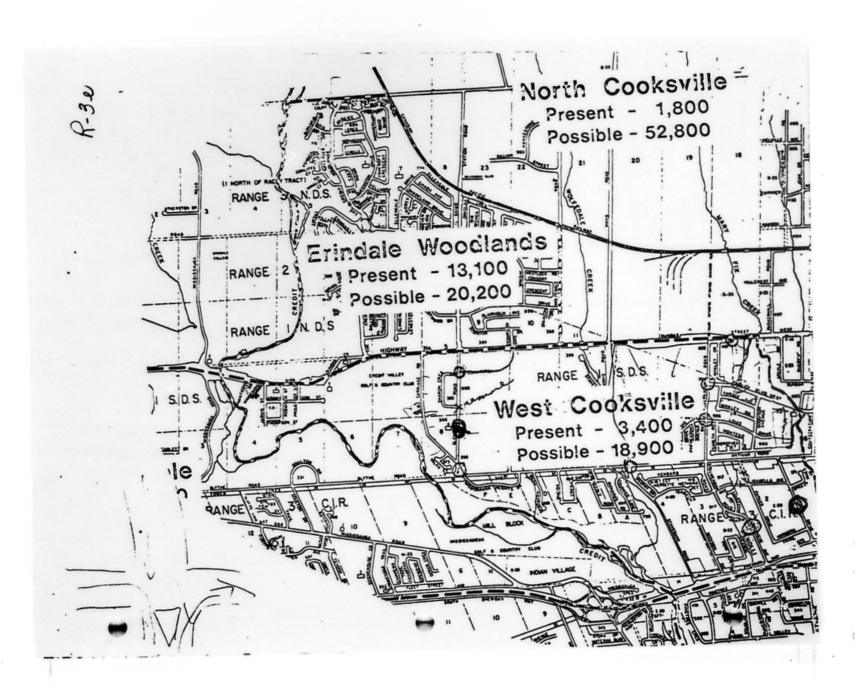
TRAFFIC & TRANSPORTATION-WEST COOKSVILLE

- 7. (b) To acquire property and re-align Harborn Trail at Premium Way should be rescinded.
- No recommendation should be made to reduce neighbourhood speed to 25 m.p.h. as this may come under a general City wide by-law.

Steps to be Taken:

- 1. Notification of all ratepayers groups in area by letter.
- Hold a meeting of all the executives of the ratepayers groups prior to any public meeting.
- Hold a Public Meeting in the area after all ratepayers have been notified with the co-operation of the ratepayers groups.
- 4. Obtain petition support at the meeting.
- 5. Provide a report to Council.
- 6. Place motion adopting report to Council.

Councillor David J. Culham





R-4

The Mayor, and Members of Council	Mr. W. H. Munden City Treasurer	
	August 18th, 1975. File: T-001; T-091	RECEIVED RESISTRY NO. 7363 DATE AUG 18 1975 FILE NO.
Ladies & Gentlemen: Attached hereto is the City		CLERK'S DEPARTMENT

Attached hereto is the City of Mississanga Accounts approval Certificate covering accounts paid for the months of June and July, 1975.

It is hereby recommended that the Council ratify the accounts of the Corporation of the City of Mississauga in accordance with the Treasurer's Certificate, as attached.

Yours truly,

mf/ Att. W. H. Munden, R.I.A., City Treasurer.

TO BE RECEIVED.
RESOLUTION AVAILABLE.

Date:

August 18, 1975

ACCOUNTS APPROVAL CERTIFICATE

TO:

THE MAYOR, AND MEMBERS OF COUNCIL

FROM:

CITY TREASURER

The accounts as summarized below, and as detailed on the attached sheets, have been paid in accordance with the documentary evidence required by City Policy and procedures.

Month of:	Amount	
June 1975	\$ 3,586,613.20	
July 1975	\$ 19,947,314.83	

TOTAL:

\$ 23,533,928.03

Vouchers may be viewed for inspection at our Accounting Section. Inquiries may be made through Local 27%.

331

mf/

Million Treasurer



R-5

Го	The Mayor and	From_	W. P. Taylor,	P. Eng., Commissioner
Dept	Members of Counci		Engineering,	Works and Building Dept.
		DATE AUG 25 19/5	21 August	1975
		CLERK'S DEPARTMENT	P.	N. 74-136 N. 75-001 4-00-150.1
	SUBJECT:	Construction of Delco Ave Delco Avenue)	enue Storm Sewer (1	Phase I -
	ORIGIN:	Engineering, Works and Bu	ilding Department	
	COMMENTS:	Listed below is a summary opened by the Committee of 1975	of tenders receip of Council on Tues	ved and day, August 19,
		1. D. Cosentino & Compar	ny Limited	\$20,037.00
		2. Geo. Robson Construct	tion Limited	\$23,937.00
		3. H.M.A. Construction	Limited	\$25,266.90
	RECOMMENDATION:	We recommend that the con of Delco Avenue Storm Set be awarded to the lowest Limited, at the tendered	wer (Phase I - Del bidder, D. Cosent	co Avenue) ino & Company
		A draft resolution to th	is effect is attac	hed.
		Commissioner	m later aylor, P. Eng.	ng Department

BWH*seh Au 4

BES HA.

MAMPAN

TO BE RECEIVED.
RESOLUTION AVAILABLE

Enclosures



R-6

To	T. Julian	From	William P. Taylor
Dept.	Clerks	Dept	Engineering, Works & Building
Dept			

August 18, 1975

Re: Winston Churchill Estates Dead End Barricades & Street Signing R.P. M-24 Area Z-20

Our File: P.N. 70-062

RECEIVED

REGISTRY NO. 7598

DATE AUG 21 19/5

FILE NO. 4-24

CLERK'S DEPARTMENT

We enclose a draft resolution regarding the installation of Dead End Barricades at the north and west limits of Delfi Road and the placement of street signs in the above mentioned development. We have previously requested that these works be carried out by the developer, but since our requests have not been complied with, we are requesting Council's authorization to carry out this work, charging all costs to the developer.

Yours very truly,

William P. Taylor, P.Eng.

Commissioner
Engineering, Works & Building Department

Encl.

cc: G.N. Farantatos

TO BE RECEIVED. RESOLUTION AVAILABLE



R-7

RECEIVED
REGISTRY NO. 7642

DATE AUG 22 1975 FILE NO. 31-75 CLERK'S DEPARTMENT

To	General Committee	From E.M. Halliday,	Commissioner
Dept.		Dept. Recreation and Parks	
	August 20th, 1975.		RECEIV
	SUBJECT:	Construction of Two Tennis Courts - Springfield Park - Tender TR 23 - 1975	REGISTRY NO. 70
	ORIGIN:	1975 Development Budget	DATE AUG 22
	COMMENTS:	The following bids were received:	FILE NO.
	1	Fermar Paving \$ 33,959.00 Flintkote Co. Ltd. 24,008.00 Court Contractors 20,765.00	CLERK'S DEPAR
		The lowest bidder has demonstrated his capability to handle such a contract during the construction of an earlier project for the Department. The bid falls within the budget allocation for this purpose.	
	RECOMMENDATION:	That the tender for tennis courts TR 23 - 1975 be awarded to the lowest bidder, Court Contractors in the amount of \$20.755.00.	

E.M. Halliday, Commissioner, Recreation and Parks Department

Funds Certified:

O.A.R. Oglum Commissioner of Finance TO BE RECEIVED.
RESOLUTION AVAILABLE

Director of Supply and Services



R-8

To Mayor and Members of Council	From William P. Taylor, P. Eng.,
To mayor and	Dept. Engineering, Works & Building
Dept.	Бер.

August 21, 1975

FILE NUMBERS: 04 00 150.1 01 00 21 01 00 21.3

CLERK'S FILE: 60-75 and 111-75 REQUEST NUMBER 861

SUBJECT -

Consultants for Mimico Creek.

ORIGIN: -

Council August 11, 1975 - Resolution Number 499.

COMMENTS-

This will advise that Staff has reviewed the request for a Study of the Mimico Creek to improve the points of flood control, Walkway/Bicycle development, and preservation of the Greenbelt Areas.

We would point out that no monies were included in the 1975 Budgets for this Study.

RECOMMENDATION -

That Resolution Number 499 be rescinded, and further, that the cost of engaging Consultants to study and recommend priorities for Flood Control, Walkway/Bicycle Development and preservation of Greenbelt Areas on the Mimico Creek be considered for possible inclusion in the 1976 Budget.

William P. Tayler, P. Eng.,

Commissioner Building Department.

and Parks Department.

TO BE RECEIVED. RESOLUTION AVAILABLE

WPT.mh

R. G. B. Edmunds, Commissioner,

Planning Department.

CITY OF MISSISSAUGA Engineering and Works Department

August 26, 1975. Our File: P.N. 75-024A 04-00-150.1

Mayor and Members of Council, City of Mississauga, Mississauga, Ontario.

Ladies and Gentlemen:

RECEIVED REGISTRY NO. 7874 DATE AUG 29 19/5 FILE NO. 21.75 CLERK'S DEPARTMENT

SUBJECT:

Contract for Building Demolition P.N. 75-024A

ORIGIN:

Works Department

COMMENTS:

Listed below is a summary of tenders received and opened by the Committee of Council on Tuesday, August 12, 1975.

\$1,425.00

1) Greenspoon Bros. Ltd.

2) Meszaros Wrecking Co. Ltd.

\$1,470.00

RECOMMENDATION:

We recommend that the Contract for Building Demolition be awarded to Greenspoon Bros. Ltd. the low bidder, at the tendered price of \$1,425.00.

A draft resolution to this effect is attached.

Yours very truly,

TWHE : bm Encl.

W.P. Taylor, P. Eug. Commissioner of Works, Building and En gineering.

TO BE RECEIVED. RESOLUTION AVAILABLE RECEIVED
REGISTRY NO. 7947
DATE SEP 2 1910
FILE NO. 2/75
CLERK'S DEPARTMENT

CITY OF MISSISSAUGA Engineering and Works Department

> August 26, 1975. Our File: P.N. 75-024B 04-00-150.1

Mayor and Member of Council, City of Mississauga, Mississauga, Ontario.

Ladies and Gentlemen:

SUBJECT:

Contract for Building Demolition, P.N. 75-024B

ORIGIN:

Works Department

COMMENTS:

Listed below is a summary of tenders received and opened by the Committee of Council on Tuesday, August 12, 1975.

1) Meszaros Wrecking Co. Ltd.

\$1,560.00

2) Greenspoon Bros. Ltd.

\$2,875.00

RECOMMENDATION:

We recommend that the Contract for Building Demolition be awarded to Meszaros Wrecking Co. Ltd. the low bidder, at the tendered price of \$1,560.00.

A draft resolution to this effect is attached.

Yours very truly

W. P. Taylor, P. Png. Commissioner of Works, Building and Engineering.

LA GHWB/DM

Encl.



City of Mississauga **MEMORANDUM**

R-11

То	T. Julian	From W.P. Taylor
Dept.	Clerks	Dept. Engineering, Works & Building Dept.

August 25, 1975.

Re: Storm and Sanitary Sewers Clairville Estates Subdivision R.P. M-18

Our File: P.N. 123-66

RECEIVED

REGISTRY NO. 7880

DATE AUG 29 1975

FILE NO. M-18

CLERK'S DEPARTMENT

We enclose a draft resolution regarding the unblocking of both the storm and sanitary sewers of the above project. We have, in the past, requested that this work be carried out by the developer, but as our requests have not been complied with, we are requesting Council's authorization to carry out this work, charging all costs to the developer. to the developer.

Yours very truly,

William P. Taylor, P.Eng.,

Commissioner Engineering, Works & Building Dept.

Encl.

cc: The Kleinfeldt Group

TO BE RECEIVED. RESOLUTION AVAILABLE.



City of Mississauga MEMORANDUM

R-12

The Mayor and Members

From William P. Taylor, P. Eng.,

Dept. of Council

Dept. Engineering, Works & Building

REGISTR' NO. 7980 DATE SEP 4 19/3

FILE NO. 01-75 CLERK'S DEPARTMENT September 3, 1975

FILE NUMBERS: P. N. 75-068 P. N. 75-001 04 00 150.1

Reconstruction of Britannia Road from 500 feet west of Dixie Road to Second Line East.

ORIGIN:

SUBJECT:

Engineering, Works & Building Department.

COMMENTS:

opened by the Committee of Council on Tuesday, September 2, 1975.

1 - Ambro Materials and Construction Limited \$157,418.00 \$174,891.05 2 - Warren Bitulithic Limited \$176,354.45 3 - Dominion Paving Limited \$187,500.50 4 - Prospect Paving Limited \$201,714.00 5 - K. J. Beamish Construction Company Ltd. \$201,714.50 6 - Pave-Al Limited

7 - Fermar Paving Limited

\$213,829.80

RECOMMENDATION

That the contract for the reconstruction of Britannia Road, from 500 feet west of Dixie Road to Second Line East, be awarded to the lowest bidder - Armbro Materials and Construction Limited, - at the tendered price of \$157,418.00, subject to approval of the Ministry of Transportation and Communications, and that the Mayor and Clerk be authorized to execute the contract documents.

A draft resolution to this effect is attached

LGT/BES WPT.mh tt.

William P. Taylor, P. Eng., Commissioner.

TO BE RECEIVED. RESOLUTION AVAILABLE

City of Mississauga MEMORANDUM

R-13

То	GENERAL COMMITTE	E Supply and Services			
Dept.		Dept	RECEIVED	E	
	7		REGISTRY NO. 7 994 DATE SEP 4 19/5		
		August 26, 197	FILE NO. 01-7-	ł	
	SUBJECT:	SUPPLY AND INSTALL MULTI-CHANNEL RECORDING DEVICE - TF-3-1975	CLERK'S DEPARTMENT		
	ORIGIN:	Mississauga Fire Department's lette July 24, 1975.	er of		
	COMMENTS:	Attached is a summary of the tender were received and opened. Tenders were based on the same equipment "I Series 4000 8-Channel Unit" and were budgeted amount of \$15,000.	oictaphone		
•		In order to meet the budget figures Department feels that the Standby which is an optional accessory on recorder, will not be necessary at	the basic		
he awanded to Dictaphone		That Tender TF-3-1975 for the Supp. Installation of a Multi Channel Re- be awarded to Dictaphone Corporation a total cost to the city of \$14,99	on Limited at		
}			dwin pply and Services		
,	RDH:pr	APPROVED BY: W. H. Munden Treasurer			
	RDH:pr Encl.	Treasurer			

TF - 3 1975

MULTI CHANNEL RECORDING DEVICE

TENDERERS	TOTAL COST OF BASIC EQUIPMENT	INSTALLATION COST	FIRST YEAR MAINTENANCE COST	TRADE-IN ALLOWANCE	ONTARIO SALES TAX	TOTAL COST TO THE CITY
DICTAPHONE CORPORATION LIMITED	\$14,512.00 Less Standby Power Supply \$220.00 Net Cost \$14,292.00	\$90.00	\$293.00	\$375.00	\$695.85	\$14,995.85
CANADIAN GENERAL ELECTRIC CO. LTD.	\$14,512.00 Less Standby Power Supply \$220.00 Net Cost \$14,292.00	\$90.00	\$293.00		\$714.60	\$15,389.60

The the under signed protest against the removal of the guard, at the address below; RECEIVED GISTRY NO. 7729 Dexaco Refinery. DATE AUG 26 19/5 250 Lakeshore Bd. 94, Port Credit, Ont CLERK'S DEPARTMENT We feel if the great is removed that some child will be run down by one of the trucks that go in ! out of there, all day long. Even grown ups have to be careful, going by there . So we feel, that there phould be someone there to watch over the children, as some of the trucks that go in rout of there, think it a raceway. He hope it doesn't take a child, being billed for you to realize that a guard is needed Thee. We hope this letter gets quick action. 332 Lakeshore Bd. Vr, Apt 3. mrs. a. Bock Mes B. Rose 4 Benson are apt #4 Mrs m. Barrette 332 fakuspore gd W # 2 Mes freise Fustry 340 Lakester Rd W #1 1-40 / Susky Mus E van Sassel 3 to Lakeshore Rd. W. # 2 345 Jakeshore Rd. W. 9501 332 Jakedore Rd W. act S. more Linda Raybould Mr. J. 332 Lollatore Fd 11) capt 9 The Sody ortune 345 Lakeshore Rd., W., Got 208

330 Jakeshow, Pet of LipT2 330 Kakeshar Po 2/ Asj 5.
342 Johnshar 14 w ay +2 inhs. S. donin 1. Chelvan 342 Labelore Kol W. apt 5. 4. " " 1any Bilgim 342 Lakeshow 1 21 ast #7 Mes Sherry King Mrs. Come Mile 342 Lakeshore Rolle # 3 · Garal Latinge 332 Fakishan Rd 81. Ap. 7. John Korlin Faul Forem con 125 High 25W 322 L. Broker Pd. U Apl 3 Mas Gen Vidalon 322 Lakeshore Rd W. APTH 5 Mrs Sandra Nobertson 322 Lakestone Ad. W. APIS HI War Stepperd 371 Jakochou Rd 13-201 Helen Corbin 342 Labeshare Kd. W. #3 GEORGIA Loidlew 345 11 illes I van Jenus of Bor Mahre Dr. MAT MAS EN BISERS 37 Pine au & Tu. Mr. mes A Karefield Harma Scare 322 Sakishen Rate Copi# 1 Tipo Gatherine Mosi. 11 Pine Me. N. The Marker 153 High Ster 11/ B. B. Inder 153 Stight W. B. Fallet 13 Benson Aug. Whongrae 9 Harrison ave.

13. Havison Gue 120 Cam A camarte Hanson are illes. Lose Fruggle 7. Homes - Case can by 88 Harrison Ave Bill Fright Harrison and mrs & harp 320 Lakeston Kd. W. Mrs. P. Bell Mas. N. Charton 314 Lakeshare Rd. El. More by Sutherland & Benson Ave Mes aline m. Datyre 41 Bonson and mississange. 28. Harrison ave. Thiss Ters Joan Ross. Mps Sandra Salke 31 Harrison Che Miss M Ount 36 RENSON AVE Port Credid DA Crimin 36 Benson and P.C. 1. Frampto 31 Maple Come M. Mes W. Gellia 20 Benson aux. P.C. Mrs D. Kendy 352 Lopeshoe RD W apatrillogs 352 Latte shore w 1. Ins. Phumian 3/2 Takeshorchid. Wight. in sa A. Byama 36 Harrison Ave!

.

I hope this petition, shows you that there se a number of parents, who are against , the removal of the guard at the Texco Befinay. It's feel it is much to dangerous, for the children to be going by there, without adult supervison of the guard is still removed, after you receive this, we will have to take further steps. I hope that is not necessary. If you would take time & watch this Jarea, you would see how dangerous it is & realize a guard is needed there. If it was not dangerous for children to go by there, this petition would mot be necessary. I personally refuse to send my schildren by there, without adult supervison of other parents feel the same way. So please keep the guard 1 there. I hank you kindly

Mrs. a. Bock.

TO BE RECEIVED. REFERRED TO TRAFFIC SAFETY COUNCIL



applewood heights homeowners' association mississauga, ontario.

September 2, 1975

His Worship The Mayor of Mississauga and Members of the City Council 55 City Centre Drive Mississauga, Ontario

Dear Mr. Mayor and Council:

This letter accompanies a petition signed by more than 650 of the residents of Queen Frederica Drive and the area immediately adjacent to this street, who are greatly concerned by the increased volume of speeding cars on this street. This occurs at all hours of the day and night creating a hazard not only of noise, but also to traffic and pedestrian safety.

The Peel Regional Police Department can confirm the numerous accidents which have occurred recently, and in the past, and we remind you that there is an entrance to a playground fronting on Queen Frederica as well as a Senior Citizens' apartment building on this street. This means the safety of our children and senior citizens is at stake.

We would like to propose that three-way stop signs be erected at the following intersections:

Sylvania Dr. & Queen Frederica Westerdam Dr. & Queen Frederica Gripsholm Dr. & Queen Frederica

- and possibly signs also in front of 3070 and 3105 Queen Frederica.

In the meantime, we would like increased traffic patrol by the police at rush hours and late in the evening.

RECEIVED
REGISTRY NO. 7994
DATE SEP 319/5

CLERK'S DEPARTMENT

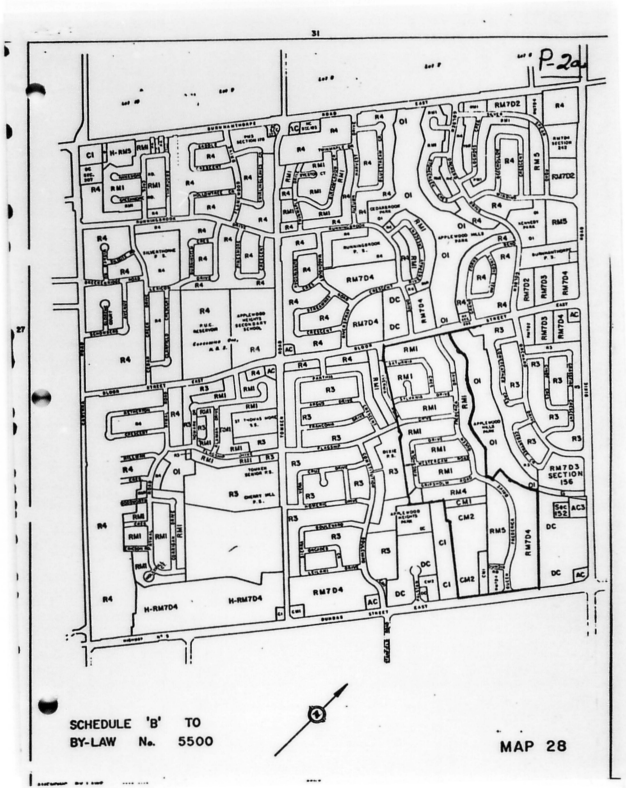
7.7 W.

Sincerely yours,

"Frank Bean" Director

TO BE RECEIVED. REFERRED TO W. TAYLOR AND REGIONAL POLICE FOR COMMENTS. R.880

gr enc.



The Regional Municipality of Peel

August 20, 1975.

Mr. T. L. Julian, Deputy Clerk, City of Mississauga, 1 City Centi Drive, MISSISSAUGA, Ontario.

Dear Sir,

Subject: C.N.R. Malport Terminal Our Files 75-331 and 75-332 RECEIVED
REGISTRY NO. 75 66
DATE AUG 2 1 19/5

CLERK'S DEPARTMENT

I wish to draw your attention to the following two resolutions related to the proposed C.N.R. Malport Terminal which were adopted by Regional Council at its meeting held August 14,

Resolution 75-331

"That as a result of the comments contained in the letter dated August 6, 1975, from the Honourable William G. Davis, Premier of Ontario, the Task Force studying the C.N.R. Malport Intermodal Terminal be discontinued."

Resolution 75-332

"Whereas the Premier of Ontario has rejected the Malport C.N.R. proposal at its presently proposed location;

And whereas another location is being actively sought;

Therefore be it resolved that the C.N.R. be informed that the Region of Peel has not agreed to the present proposal to proceed and further that the staff be instructed to discontinue dialogue with the C.N.R. on this subject until Council is informed of any suggested new location."

I am attaching a copy of Premier Davis' letter of August 6, 1975, to which reference is made in the above quoted resolutions.

INFORMATION. TO BE RECEIVED

. . ./2

For your information, the individual members of the Task Force were advised of this action by our Commissioner of Planning.

Richard L. Frost, M.A., Regional Clerk.

Enc.

RLF:ag

6. c)

I-16

The Premier of Ontario

Parliament Buildings
Queen's Park
Toronto Ontario

August 6, 1975.

Dear Mr. Frost:

In your letter of June 27, 1975, you requested written confirmation that "the CNR Malport Intermodal Terminal is not a permitted use under the Parkway Belt Regulations".

When the original design of the Parkway Belt was undertaken attempts were made to satisfy several objectives. One of these was the inclusion of all existing and proposed transportation and communication facilities. As such, the main line of the CNR in the Malton area was included within the Parkway Belt as well as the lands located north of the railway line and south of the proposed alignment of Highway 407. At that time the plans of the Railway to expand their terminal facilities were not known to our staff, and did not become known to them until mid 1974. When it was identified that the CNR did indeed intend to expand their facilities, discussions took place at the staff level to determine whether or not all of the elements of the Parkway Belt could be included in this area, and arranged in such a way that the objectives of Hydro, Highways and the Railways could be met.

.. 2

Wrocan ard

However, as I have indicated previously I am very concerned about the possible adverse effects that this intermodal terminal could have on residents in the area. Accordingly I requested that provincial staff and staff of the CNR review the entire situation once again to determine a more viable alternative, one which satisfies the needs of all concerned and protects the residents of the area satisfactorily. These evaluations are taking place presently, and I am insisting that a satisfactory alternative be identified.

Sincerely,

William G. Davis.

Mr. Richard L. Frost, M.A., Regional Clerk, The Regional Municipality of Peel, 150 Central Park Drive, Bramalea, Ontario. L6T 2V1

T-2



RECEIV: RECISTRY NO. 7 KG DATE AUG 12 8:0 22-75

Ministry of

Office of the

Transportation and CLERK'S DEPARTMENT

416/965-2101

Ferguson Block Queen's Park Toronto Ontario

Communications

July 25th 1975

His Worship M.L. Dobkin, M.D. Mayor of the City of Mississauga 1 City Centre Drive Mississauga, Ontario L5B 1M2

AUG 7 1975 MAYOR'S OFFICE

Dear Mr. Dobkin:

In reply to your letter of July 2nd 1975, concerning the Queen Elizabeth Way study in Mississauga, it has always been the policy of this Ministry to advise the elected and technical representatives before holding public meetings on our highway studies.

With this in mind, the staff of the Ministry met with technical representatives of the City of Mississauga and the Region of Peel on June 10th 1975, to outline the project and to discuss tentative arrangements for a meeting with council. The intention was to review the project with council in July or August, prior to public meetings which were tentatively planned for September.

However, it was recently decided to defer any further work on the highway study in light of the current, official plan studies of the city and the region. I am sure you are aware that some of the recommendations in the city's study, if implemented, will have a serious impact on the Queen Elizabeth Way corridor. Therefore, it is apparent that the Ministry has proceeded as far as necessary at this time, until the municipal studies have been finalized.

TO BE RECEIVED. COPY HAS BEEN SENT TO R. EDMUNDS AND W. TAYLOR

...2

His Worship Mayor M.L. Dobkin, M.D.

July 25th 1975

The information collected and the alternative concepts developed in the highway study will be made available to the city and the region to assist the technical staff of the municipalities in these other studies. It would be inappropriate at this time to arrange a formal presentation to council until the aforementioned municipal studies have been concluded.

For your information, though, I understand an informal meeting was held with the local councillors in the area of the highway study to brief them on the concepts identified to date and the status of the study.

Yours sincerely,

John R. Rhodes Minister



Ministry of the

Solicitor General

Chief Coroner

for Ontario

Public Safety

Safety

Division

Start to Steet Just. .

11.34

August 6, 1975

416 965 84 -

Mr. D. R. Turcotte Clerk City of Mississauga 1 City Centre Drive L5B 1M2

> Re: Inquest into death of Rosa Maria BUEMI deceased- May 24, 1975. Our file #10587.

Dear Sir:

Enclosed is a copy of the Verdict of Coroner's Jury, and also an explanatory letter from our Coroner, Dr. K. Flynn, which appear to be of interest to you.

We request that you bring the Jury's Recommendations to the attention of your Council.

Please forward any results of these Recommendations directly to this office. We will send them on to the officials concerned.

Your co-operation will be appreciated.

Yours very truly,

HBC: ts Encl.

TO BE RECEIVED. HAS BEEN REFERRED TO W. TAYLOR

CIERK'S DEPARTMENT

H. B. Cotnam, M.D. Chief Coroner for Ontario DR. A. P. PROCYOR

DR. K. FLYNN

I-3a

12-1172

SUITE 202
106 LAKESHORE ROAD EAST
PORT CREDIT, ONTARIO
278-6632
FAMILY PHYSICIANS

July 25, 1975

Dr. H. B. Cotnam 26 Grenville Street Toronto, Onterio

> he: Rosa Heria Buemi (6) Died 24 May 1975 Inquest 24 July 1975

Dear Dr. Cotnem:

I feel a few comments on the verdict and recommendations of the above inquest would be of assistance.

This child drowned while a neighbour's pool was unsttended for about half an hour. The below-ground pool is enclosed by a perimeter fence 4" high all ground. One side is Frost-type 13" chain link fence with top bar, one chain link without top bar, and one of horizontal boards 1" X 6" on 8 foot posts. The fourth side was provided by the back wall of the house with petio door also by horizontal boards and a self locking gate. At two corners, neighbours's rench style fences provided easy steps to allow a child to climb over and a third corner had open-mesh wire also allowing for easy climbing. All of these had been present at the time of final inspection by the building inspector in June 1974, yet nothing was fone to correct the situation.

Current by-laws require a "suitable fence or enclosure" of not less then four feet in height. A great deal of discussion took place over the definition of "suitable". The Crown Attorney and I both feel that this gave the inspector discretion to withhold the final inspection signature as the enclosure obviously was not "suitable" for the intent of the by-law, i.e. to prevent easy access by small children.

H.D.C. AUG 5 1975

I=34

. F. PROCTOR

DR. K. FLYNN

SUITE 202 106 LAKESHORE ROAD EAST PORT CREDIT, ONTARIO 278-6832 FAMILY PHYSICIANS

I strongly urge that the City of Mississauga consider this in their new by-law which is at present under review. There appears to be no way to prevent this situation as long as perimeter fencing is allowed, yet the onus for protection must remain with the pool owner. . Temwc

Briss Patterson, Water Sefety Director from the fied Gross attended as an expert witness and was of great assistance.

Yourg sincerely.

KF/sk

Coroner, Area ?

ine Coroners Act - Province of Ontario

VERDICT OF CORONER'S JURY

I3e

We, Charles Richard ANDRES	of 3453 Ellengale Dr., Kississauga
Gary BLACK	of 29 Greenwount Rd., Brampton
Margaret CLARKSON	of 1859 Matena Ave., Mississauga
Carol GRAY	of 3465 Longleaf Court, Mississauga
Merrie HEPBURN	of 63 Gulliver Crescent, Brampton
the jury serving on the inquest into the death	of
B U E H I	Rosa Maria
aged 6 yr. , held at Peel County Cou	rthouse on the 24 day of
	been duly sworn, have inquired into and determined the
following:	
1. Name of deceased: A v 5,2 M	ARIA BUEMI
2. Date and time of death: 1784 24	15.78
3. Place of death: ^1/55/55/34/6	H HesfiTil
4. Cause of death: DR = W /N /N	6
5. By what means:	The state of the s
farmer of the second	The Fift
CHILD GRINED ACCESS 7	O A NEIGHBOURS ACCKED FENCED.
Por ABEN FROM AN H	NKNOWN PLINT AND OPERATED
IN Pert WHILE POOR IN	MES NOT AT ITOME (continue on reverse side if necessary)
	(continue on reverse size is necessary)
	Charlie Richard Underens.
	Dary Black
Signatures of Jurors	Land of my
	Flere Hylian
	Margaret M Clopkson.
This verdict was received by me this 24	day of 1975
-	()
	Llim
F. B. C. AUG 5 1975	Corone
CONOMIN CONOMINA	for Area No. Aug
VERDICT MUST BE FORWARDED TO	THE CHIEF CORONER AND A CORN TO THE

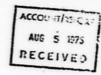
VERDICT MUST BE FORWARDED TO THE CHIEF CORONER AND A COPY TO THE CROWN ATTORNEY

THE INTENT OF SHIP EYLEN AS SUBGESTED ET SAMILE BYLANS FROM BURLINGTON AND SCARRING H

- 2 THAT MISSISS AUGA UNDERTAKE, WITH THE FID C. IT-3. THE BED CAUS WATER SPETY PEUCLE, A PUBLICATION FOR FOOD OWNERS, ALSO AN ERWENTENMEN PROGRAMME FIR THE COMMUNITY ON WATER SALTY.
- (3) AN LONGATIONAL PROGRAMME GO INSTIRTED FIR THE BUILDING INSTECTION DEPT. AND THE GILAR ENFIREEMENT PERT. AS TO THE AMENDED BYLKIN WITH CONTICUENT RESSENCE TO THE INTENT OF THE BYLAW NOT THE ARTTER OF THE EXAMEN
- (4) foot CONTRACTORS SHOULD ALSO REMARE AWARE IF AMENDED BYARN.
- (3) AN INSPECTION SHOULD BE MADE OF PAIRCED SITE TO ASCERTAIN POSSIBLE HAZERDS WEGG CLULP AFFECT INSTALLATION OS TO HORENDED BULLEN
- 1 FENCE HEIGHT TO BE AMINIMUM CE FIVE FEET
- IN HEICHT. THAT THE POPULACIAL ROUTE CONSIDER BRINGING THE SEE ETS STETEN OF FRIVATE POOLS UNDER PROPRIETAL JURISPICTION.

on 25 of The Coroners Act provides as follows:

- 25. (1) Where an inquest is held, it shall inquire into and determine,
- (a) who the deceased was;
- (b) how the deceased came to his death;
- (c) when the deceased came to his death;
- (d) where the deceased came to his death, and
- (e) by what means the deceased came to his death.
- (2) The jury shall not make any finding of legal responsibility or express any conclusion of law on any her referred to in subsection 1.
- (3) Subject to subsection 2, the jury may make recommendations in respect of any matter arising out of the
- (5) Where a jury fails to deliver a proper finding it shall be disch



1 075

AUG 6 1975



Ontario Municipal Board

A 75901 A 75902 A 75903 A 75904 A 75905

IN THE MATTER OF Section 42 of The Planning Act (R.S.O. 1970, c. 349) as amended,

- and -

IN THE MATTER OF five appeals by Hamptonbrook Developments Limited, Richview Construction Limited and Nedo Custom Builders Limited from the conditions imposed in five decisions of the Regional Municipality of Peel Land Division Committee

APPOINTMENT FOR HEARING

Hamptonbrook Developments Limited, Richview Construction Limited and Nedo Custom Builders Limited having appealed from the conditions imposed in five decisions of the Regional Municipality of Peel Land Division Committee dated the 8th day of May, 1975, whereby the Committee granted their applications numbered B 101/75M to B 105/75M inclusive for consent to the conveyance, mortgage or inclusive for consent for the sale and purchase of charge or to an agreement for the sale and purchase of five parcels of land having varying dimensions, the lands five parcels of land having varying dimensions, the lands in question being composed of part of Lot 1, Concession 3, E.H.S., formerly in the Township of Toronto and now in the City of Mississauga, upon the following conditions set out in the said decision:

Subject to the Regulations of the Environmental Protection Act (Part 7);
Subject to the Regulations of the Metropolitan Toronto and Region Conservation Authority;
Payment of cash in lieu of 5% parks dedication.
Receipt of a Certificate from the City of Mississauga Receipt of a Certificate from the City of Mississauga Engineering, Works and Building Department indicating that satisfactory arrangements have been made with the said Department with respect to: sewer connections at cost to owner, a site plan detailing driveway entrances and grading as per Resolution 109/73, levies for curb, sidewalk and mud tracking control and grading as per Resolution 109/73, dedication of sufficient property to permit the extention of Bradco Boulevard within an 86° road allowance, and any other usual requirements of an Engineering Agreement.

TO BE RECEIVED. COPY HAS BEEN SENT TO B. CLARK

T-4a

THE ONTARIO MUNICIPAL BOARD hereby appoints Thursday, the 11th day of September, 1975 at the hour of two o'clock (local time) in the afternoon at the Board's Chambers, 123 Edward Street, Sixth Floor, Toronto for the hearing of all persons who desire to be heard in support of or in opposition to the appeal.

If you do not attend and are not represented at this hearing, the Board may proceed in your absence and you will not be entitled to any further notice of the proceedings.

In the event the decision is reserved persons taking part in the hearing may request a copy of the decision from the presiding Board Member. Such decision will be mailed to you when available.

DATED at Toronto this 15th day of August, 1975.

SECRETARY



A 75790

Ontario Municipal Board

T-5

IN THE MATTER OF Section 42 of The Planning Act (R.S.O. 1970, c. 349) as amended,

- and -

IN THE MATTER OF an appeal by Vito Marcoccia from a decision of the Committee of Adjustment of the City of Mississauga RECEIVED
REGISTRY NO. 75.5 A
DATE AUG 18 19/5
FILE NO. 75.5

CLERK'S DEPARTMENT

APPOINTMENT FOR HEARING

Vito Marcoccia having appealed from a decision of the Committee of Adjustment of the City of Mississauga dated the 19th day of June, 1975, whereby the Committee granted an application by Ferdinando Forte and Annunsiata Forte for a variance from the provisions of By-law 5500 of the City of Mississauga, as amended, to permit the erection of an attached single car garage onto dwelling house premises known municipally as 3736 Darla Drive, notwithstanding that the proposed garage will have a side yard setback of 2 feet and that lot coverage will be increased to 1598 square feet, whereas the said by-law requires a minimum side yard setback of 4 feet and permits a maximum lot coverage of 1568 square feet;

THE ONTARIO MUNICIPAL BOARD hereby appoints Wednesday the 8th day of October, 1975 at the hour of two o'clock (local time) in the afternoon at the Board's Chambers, Sixth Floor, 123 Edward Street, Toronto for the hearing of all persons who desire to be heard in support of or in opposition to the appeal.

If you do not attend and are not represented at this hearing, the Board may proceed in your absence and you will not be entitled to any further notice of the proceedings.

TO BE RECEIVED. COPY HAS BEEN SENT TO B. CLARK

I-5a

In the event the decision is reserved persons taking part in the hearing may request a copy of the decision from the presiding Board Member. Such decision will be mailed to you when available.

DATED at Toronto this 15th day of August, 1975.

SECRETARY

A 751013

I6

Ontario Municipal Board

IN THE MATTER OF Section 42 of The Planning Act (R.S.O. 1970, c. 349) as amended,

- and -

RECEIVED
REGISTRY NO. 7668
DATE AUG 25 19/5
FILE NO. 66-75
CLERK'S DEPARTMENT

IN THE MATTER OF an appeal by Frederick Wesley Thompson and Frances Joy Thompson from a decision of the Regional Municipality of Peel Land Division Committee

APPOINTMENT FOR HEARING

Frederick Wesley Thompson and Frances Joy Thompson having appealed from a decision of the Regional Municipality of Peel Land Division Committee dated the 3rd day of July, 1975, whereby the Committee dismissed their application for consent to the conveyance, mortgage or charge or to an agreement for the sale and purchase of a parcel of land having a frontage of 60 feet on the south side of Indian Valley Trail, an average depth of 265 feet and an area of approximately 17,150 square feet, the lands in question being composed of part of Lot 2, Range 2 C.I.R. in the City of Mississauga;

THE ONTARIO MUNICIPAL BOARD hereby appoints Tuesday, the 28th day of October, 1975 at the hour of ten o'clock (local time) in the forenoon at the Board's Chambers, 123 Edward Street, (6th floor) in the City of Toronto for the hearing of all persons who desire to be heard in support of or in opposition to the appeal.

If you do not attend and are not represented at this hearing, the Board may proceed in your absence and you will not be entitled to any further notice of the proceedings.

TO BE RECEIVED. COPY SENT TO MAYOR DOBKIN AND B. CLARK

A 751013

- 2 -

I 6a

In the event the decision is reserved persons taking part in the hearing may request a copy of the decision from the presiding Board Member. Such decision will be mailed to you when available.

DATED at Toronto this 22nd day of August, 1975.

SECRETARY

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Ontario Municipal Board

IN THE MATTER OF Section 42 of The Planning Act (R.S.O. 1970, c. 349) as amended,

- and

IN THE MATTER OF three appeals by Hamptonbrook Developments Limited, Richview Construction Limited and Nedo Custom Builders Limited from the conditions imposed in three decisions of the Regional Municipality of Peel Land Division Committee

A 75897 A 75898 A 75899

RECEIVED

REGISTRY NO.

DATE AUG 18 19/5

FILE NO. . .

CLERK'S DEPARTMENT

APPOINTMENT FOR HEARING

Hamptonbrook Developments Limited, Richview Construction Limited and Nedo Custom Builders Limited having appealed from the conditions imposed in three decisions of the Regional Municipality of Feel Land Division Committee dated the 8th day of May, 1975, whereby the Committee granted their applications numbered B 97/75K, B 98/75X and B 99/75M for consent to the conveyance, mortgage or charge or to an agreement for the sale and purchase of three parcels of land, each parcel having a frontage of 100 feet on Aimco Boulevard and an area of 35,060 square feet, the lands in question being composed of part of Lot 1, Concession 3, E.H.S., formerly in the Township of Toronto and now in the City of Mississauga, upon the following conditions set out in the said decisions:

Subject to the Regulations of the Environmental Protection Act (Part 7);
Subject to the Regulations of the Metropolitan Toronto & Region Conservation Authority;
Payment of cash in lieu of 5% parks dedication. Receipt of a Certificate from the City of Mississauga Engineering, Works and Building Department indicating that satisfactory arrangements have been made with the said Department with respect to: sewer connections at cost to owner, a site plan detailing driveway entrances and grading as per Resolution 109/73, levies for curb, sidewalk & mud tracking control and grading as per Resolution 109/73, dedication of sufficient property to permit the extention of Bradco Boulevard within an 86° road allowance, and any other usual conditions of an Engineering Agreement.

TO BE RECEIVED. COPY HAS BEEN SENT TO B. CLARK

I-7a

THE ONTARIO MUNICIPAL BOARD hereby appoints Thursday, the 11th day of September, 1975 at the hour of two o'clock (local time) in the afternoon at the Board's Chambers, 123 Edward Street, Sixth Floor, Toronto for the hearing of all persons who desire to be heard in support of or in opposition to the appeal.

If you do not attend and are not represented at this hearing, the Board may proceed in your absence and you will not be entitled to any further notice of the proceedings.

In the event the decision is reserved persons taking part in the hearing may request a copy of the decision from the presiding Board Member. Such decision will be mailed to you when available.

DATED at Toronto this 15th day of August, 1975.

SECRETARY

A 75900

Ontario Municipal Board

IN THE MATTER OF Section 42 of The Flanning Act (R.S.O. 1970, c. 349) as amended,

IN THE MATTER OF an appeal by Hamptonbrook Developments Limited, Richview Construction Limited and Nedo Custom Builders Limited from the conditions imposed in a decision of the Regional Municipality of Park Land Division Committee Peel Land Division Committee

APPOINTMENT FOR HEARING

Hamptonbrook Developments Limited, Richview Construction Limited and Nedo Custom Builders Limited having appealed from the conditions imposed in a decision of the Regional Municipality of Peel Land Division Committee dated the 8th day of May, 1975, whereby the Committee granted their application numbered B-100/75M for consent to the conveyance, mortgage or charge or to an agreement for the sale and purchase of a parcel of land having a frontage of 170,35 feet on Aimco Boulevard and an area of approximately 65,552 square feet, the lands in question being composed of part of Lot 1, Concession 3 E.H.S., formerly in the Township of Toronto and now in the City of Mississauga, upon the following conditions set out in the said decision:

- Subject to the Regulations of the Environmental Protection Act (Part 7);
- Subject to the Regulations of the Metropolitan Toronto & Region Conservation Authority;
- Payment of cash in lieu of 5% parks dedication.
- Receipt of a Certificate from the City of Mississauga Engineering, Works and Building Department indicating that satisfactory arrangements have been made with the said Department with respect to: sewer connections at cost to owner, a site plan detailing driveway ions at cost to owner, a site plan detailing driveway entrances and grading as per Resolution 109/73, levies for curb, sidewalk & mud tracking control and grading as per Resolution 109/73, dedication of sufficient property to permit the extention of Bradco Boulevard within an 86° road allowance, and any other usual conditions of an Engineering Agreement.

TO BE RECEIVED. COPY HAS BEEN SENT TO B. CLARK

THE ONTARIO MUNICIPAL BOARD hereby appoints Thursday, the 11th day of September, 1975 at the hour of two o'clock (local time) in the afternoon at the Board's Chambers, 123 Edward Street, Sixth Floor, Toronto for the hearing of all persons who desire to be heard in support of or in opposition to the appeal.

If you do not attend and are not represented at this hearing, the Board may proceed in your absence and you will not be entitled to any further notice of the proceedings.

In the event the decision is reserved persons taking part in the hearing may request a copy of the decision from the presiding Board Member. Such decision will be mailed to you when available.

DATED at Toronto this 15th day of August, 1975.

SECRETARY

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A 741364

I-9

Ontario Municipal Board

IN THE HATTER OF Jection 42 of The Flanning tet (a. i.d. 1970, c. 347) as amended,

- and -

IN THE MATTER OF an appeal by Victor Krambelj from a decision of the Committee of Adjustment of the City of Mississance

BEFORE:

J. S. SPIIGEL, Member

-and-

E. A. SEABORH, Kember Thursday, the 17th day of July, 1975

UPON APPEAL from a decision of the Committee of Adjustment dismissing, an application for a variance from the provisions of by-law 5500 of the City of Mississinga, as amended, to permit the maintenance of an existing dwelling house having a side yard setback of approximately 3 feet and located on a parcel of land having a frontage of approximately 34.75 feet and further to permit the erection of a dwelling house having a side yard setback of approximately 3 feet to be located on a lot having a frontage of approximately 34.75 feet, whereas the said by-law requires a minimum side yard setback of 4 feet in an NA zone and a minimum lot frontage of 50 feet, the lands in question being composed of part of Lot 7, Concession 2, S.D.S. and known municipally as 1182 haig Boulevard;

THE BOARD ORDERS, that this appeal is hereby dismissed.

TO BE RECEIVED. COPY SENT

R. C. ANDREWS SECRITARY 0. C. 115. 177.4 - 4 Tolio Ko. 115.



A 741323

E10

Ontario Municipal Board

- and -

IN THE MATTER OF an appeal by Victor Krampelj from a decision of the Regional Emmicipality of Feel Land Division Committee RECEIVED
RECISION HO. 7/6'8
DATE AUG 15 200
FILE NO. 66-3
CLERK'S DEPARTMENT

BEFORE

S. S. SPATCEL,

-and-

E. A. SEABORE,

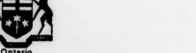
Thursday, the 17th day of July, 1975

UPON AFPEAL from a decision of the Land Tivision Committee dismissing an application for consent to convey lands being composed of part of Lot 7, Concession 2, 3.5.5. in the City of Mississaugus

THE BOARD ORUGHE, that this appeal is hereby dismissed.

K. C. ANDAMAS SECRETARY H74-4

TO BE RECEIVED. COPY HAS BEEN SENT TO B. CLARK



Ontario Municipal **Board**

416/965-1912

123 Edward Street Toronto Ontario M5G 1E5

NOTICE OF HEARING Re:

Please be advised that the enclosed Notice of Hearing replaces a previous one. You are referred to an amendment in Line 5 of Page 1 from ". . . dismissed his two applications" to ". . . granted his two applications".

Yours very truly,

/fg encl.

RECEIVED

REGISTRY NO. 7634

DATE AUG 22 19/5

FILE NO. 66-75

CLERK'S DEPARTMENT

C. SARUYAMA

Supervisor Planning Administration

TO BE RECEIVED. COPY COPY HAS BEEN

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A 75616 A 75617

Ontario Municipal Board

IN THE MATTER OF Section 42 of The Planning Act (R.S.O. 1970, c. 349) as amended,

- and -

IN THE MATTER OF two appeals by Norman Bell Keevil, Sr. from one of the conditions imposed in two decisions of the Regional Munic-ipality of Peel Land Division Committee

APPOINTMENT FOR HEARING

Norman Bell Keevil, Sr. having appealed from one of the conditions imposed in two decisions of the Regional Municipality of Peel Land Division Committee dated the 10th day of April, 1975, whereby the Committee granted his two applications numbered B-63/75M and B-04/75M for consent to the conveyance, mortgage or charge or to an agreement for the sale and purchase of two parcels of land, each having an area of approximately 20,000 square feet, the lands in question being composed of parts of Lots 5 to 11 and 58 according to Registered Plans No. B-88 and A-23 for the first parcel and parts of Lots 12, 15 and 16, according to Registered Plan B-48 for the second parcel, in the City of Mississauga, upon the conditions set out in the said decision;

Subject to the Regulations of the Environmental Protection Act (Part 7).
 City of Mississauga Planning Department to be satisfied as to the development, prior to issue of Certificate of Consent, Re Engineer's report regarding soil stability and building set back from lake.
 Require Engineering Department site plan approval prior to building permit.
 Lorne Park Association water service to be made available to new lots.

Lorne Park Association water service to be made available to new lots.

Subject to payments of Municipal and Region of Peel lot levies as applicable at the date of issue of the Final Certificate of Consent.

Payment of amount approved by City of Mississauga Council for 5% cash in lieu of land for park purposes. (Sec. 33, R.S.O. 1970 (8) Planning Act). Subject to the Regulations of the Credit Valley Conservation Authority.

The City of Mississauga does not assume any liability in any manner or cause of lake front erosion.

erosion.

THE ONTARIO MUNICIPAL BOARD hereby appoints Friday the 26th day of September, 1975 at the hour of two o'clock (local time) in the afternoon at the Board's Chambers, Sixth Floor, 123 Edward Street, Toronto for the hearing of all persons who desire to be heard in support of or in opposition to the appeal.

If you do not attend and are not represented at this hearing, the Board may proceed in your absence and you will not be entitled to any further notice of the proceedings.

In the event the decision is reserved persons taking part in the hearing may request a copy of the decision from the presiding Board Member. Such decision will be mailed to you when available.

DATED at Toronto this 20th day of August, 1975.

SECRETARY



A 741610

I-12

Ontario Municipal Board

IN THE MATTER OF Section 42 of The Planning Act (R.S.O. 1970, G. 349) as amended,

. - and -

Alfred & Bassett from a decision RECEIVED of the Regional Municipality of REGISTRY NO.

DATE AUG 25 19/5

FILE NO.

CLERK'S DEPARTMENT

BEFORE

R.M. McGUIRE, Vice-Chairman

- and -

A.H. ARRELL, Q.C., Vice-Chairman

Tuesday, the 19th day of August, 1975

UPON APPEAL from a decision of the Land Division Committee discriming an application for convent to convey land bein; composed of part of Block A, according to he istered Plan 532, in the City of Kississauga and the appeal having been withdrawn by memorandum in writing filed;

THE BOARD ORDERS, that this appeal is hereby dismissed.

K.C. ANDREAS

ENTERED

0. B. No. 1711 '4

Folio No. 130 64 is/o

TO BE RECEIVED. COPY SENT TO MAYOR DOBKIN AND B. CLARK

THE CORPORATION OF THE

CITY OF WINDSOR

I- 13

JONATHAN B. ADAMAC, C. M. C.



OFFICE OF THE CITY CLERK

CITY HALL WINDSOR, ONTARIO N9A 651

TELEPHONE 254-1611

PLEASE REFER B/F 463 (91J-1)gm

August 18, 1975

Mr. D.R. Turcotte, Clerk 1 City Centre Drive Mississauga, Ontario L5B 1M2

Dear Sir and/or Madam:

RECEIVED

REGISTRY NO. 7544

DATE AUG 2 1 19/5

FILE NO. (7-)

CLERK'S DEPARTMENT

Re: Section 4(9) - Ontario Human Rights Code

Windsor City Council at its meeting held August 11, 1975 adopted the following resolution:

That the Provincial Secretary of Justice and Attorney General of Ontario BE REQUESTED to recommend to the Government of Ontario that Section 4(9) of the Ontario Human Rights Code be amended so that it shall read as follows:

'Clauses (b) and (g) of subsection 1 do not apply to any bona fide superannuation or pension fund or plan or any bona fide insurance plan that provides life, income, disability, sickness, medical or hospital payments or benefits of a monetary kind to which an employee, his survivors or dependants are or may be entitled that differentiates or makes a distinction, exclusion or preference between employees or any class or classes of employees because of age, sex or marital status.

and that this resolution be submitted to local members of the Provincial Parliament, the Association of Municipalities of Ontario and to all cities in Ontario for their support and endorsation."

Yours very truly,

TO BE RECEIVED. WINDSOR TO BE ADVISED TO REFER THEIR RESOLUTION TO THE APPROPRIATE ASSOCIATION FOR CONSIDERATION. ORDER NO. R-20952

ORDONNANCE NOR-20952

I-14a

4. Fifty per cent of the cost of maintenance and operation of the said improved protection shall be paid by the City of Mississauga and fifty per cent of the said cost shall be paid by the Applicants.

4. Les frais d'entretien et de fonctionnement dudit système de protection amélioré seront payés dans la proportion de cinquante pour cent par la ville de Mississauga et de cinquante pour cent par les requérants.

(signed)

(signature)

J. d'Avignon

Secretary Railway Transport Committee

Secrétaire

Comité des transports par chemin de fer

)

)



BETTER GOVERNMENT THROUGH RESEARCH

2 Toronto Street, #306, Toronto, Canada M5C 2B6

August 19. 1975.

His Worship Mayor M. L. Dobki City of Mississauga, 1 City Centre Drive, Mississauga, Ontario.

RECEIVED
REGISTRY NO. 7720
BATE AUG 25 19/5
FILE NO. 30-7/5
CLERK'S DEPARTMENT



Dear Mayor Dobkin:

0

As a member of the Bureau of Municipal Research, you are no doubt aware of the many research projects which we undertake and complete each year. Perhaps you have noticed that our emphasis is more and more towards solving everyday operational problems of local government. Due to limited resources, we obviously cannot study all of the matters which our members feel are important, but we have become aware of a newly proposed program at the national level which may somewhat rectify this situation.

The Canadian Federation of Mayors and Municipalities is currently negotiating with the Federal government for a multi-year grant to carry out the very kinds of projects in which you may be interested. The Bureau would like to take this opportunity to give you some advance information which may be of assistance to municipalities that are interested in pursuing a research grant for a particular operational problem.

Some of the possible criteria are as follows:

- (a) The grants will be given directly from the Canadian Federation of Mayors and Municipalities to the applying municipality.
- (b) Grants in the \$5,000 to \$20,000 range, taking three to six months, are the type desired.
- (c) Municipalities will be asked to provide 15% of the project cost.
- (d) Work may be performed by in-house staff, consultants or associations, but always under direct control of an officer of a municipality.
- (e) The program should be announced sometime in October 1975.

TO BE RECEIVED

There will be a limited number of grants available, therefore those municipalities that can identify a problem area and submit a proposal early in the program will obviously have the best opportunity of receiving funding.

The Bureau in no way is encouraging a rush to obtain money just for the sake of it, but rather would like to see meaningful research undertaken which can be of value to the many municipalities across Canada with similar problems. If any of your municipality's elected representatives or department heads has an idea for such a study, now is the time to begin to develop it. The Bureau would be pleased to be able to help in any way possible - assisting in project design, partially or wholly responsible for completing the study, or simply as an additional point of resource.

I hope that this information has been helpful and that at least a few of our governmental members will pursue this excellent opportunity to examine and hopefully find answers to some of the pressing problems facing us today.

Yours sincerely,

Charles A liens

0

Charles K. Bens, Executive Director.

The Kinomen Club of Streetoville Incorporated HOX 611 • STREETSVILLE • ONTARIO



August 25, 1975

City of Mississauga, 1 City Centre Drive, Mississauga, Ontario L5B 1M2

RECEIVED REGISTRY NO. 7770 DATE AUG 27 19/5 FILE NO. CLERK'S DEPARTMENT

Attn: Bylaws Department

Gentlemen,

I am writing this letter on behalf of the Kinsmen Club of Streetsville Incorporated.

We are requesting permission to hold our third annual Turkey Shoot, on the Island of Streetsville Park. The date of the shoot will be October 4th, 1975.

A copy of this letter will be forwarded to the Peel Regional Police

Your cooperation will be greatly appreciated.

Yours truly,

Jearge Vattoon George Pattison, Turkey Shoot Chairman

> TO BE RECEIVED. RESOLUTION AVAILABLE



..

ONTARIO **GOOD ROADS** ASSOCIATION I-17

BOX 128, 354 TALBOT STREET ST. THOMAS, ONTARIO N5P 3T7 TELEPHONE 519 631-6820

August 28, 1975.

Clerk, City of Mississauga.

Dear Mr. Clerk:

It is with pleasure that we forward the enclosed certificate to recognize that your municipality's road employee has completed a three day course in the C.S. Anderson Road School sponsored by the Ontario Good Roads Association.

By attending the various courses in the School and by taking an active part during the discussion periods the participants indicate a desire for additional knowledge which this certificate is designed to acknowledge.

The certificate has been redesigned to serve as a master certificate. For each course taken in subsequent years an appropriate decal will be provided which can be affixed to the certificate.

May this letter be brought to the attention of Council.

Yours truly,

B. McCaffery,

Secretary-Treasurer.

BJM:sb Encl.

c.c. to Road Employee

TO BE RECEIVED. CERTIFICATE AND COPY OF LETTER SENT TO W. TAYLOR

RECEIVED REGISTRY 10. TOTAL DATE SEP 219/5 FILE NO. 7-7C CLERK'S DEPARTMENT MICHAEL SPIRO
BARRISTER & SOLICITOR



I-18

TORONTO, ONTARIO

OFFICE: 787-1475 RESIDENCE: 633-8903

August 21st, 1975.

The Mayor and Members of Council, City of Mississauga, 1 City Centre Drive, Mississauga, Ontario. 1.58 1M2.

Dear Sirs:

RECEIVED
REGISTRY NO. 7847
DATE AUG 28 19/5
FILE NO. 25-75
CLERK'S DEPARTMENT

RE: Favorite Investments Mortgage loan from Imperial Life Assurance Co. of Canada, Part of Lot 8, Concession 7, 6465
Airport Road, Mississauga.

I am the solicitor for the mortgagor on the above-noted property.

The title to the property is subject to a severance which was granted in December,1950 by the "Gore Planning Board" which decision was registered on instrument no.4113. The gist of the decision was to the effect that "only one single family dwelling shall occupy the land without the consent of the board."

My clients have erected a two storey office building on the property in accordance with all applicable by-laws of the City of Mississauga and in accordance with the requisite consent and permit obtained from the City of Mississauga.

I am advised by Laurie Grant, the assistant City Solicitor, that the Council of the City of Mississauga is the successor to the Gore Planning Board. Accordingly, I would appreciate receiving your consent, as the successor to the Core Planning Board, to the crection on the property of the office building. Any further information with respect to this matter may be obtained from Miss. Laurie Grant.

I thank you for your co-operation and trust that the matter will receive your earliest attention.

TO BE RECEIVED.
RESOLUTION AVAILABLE

"S:bs cc: L. Grant, City Solicitor.

Michael Spiro

Send to Council

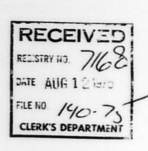
I-19

CREDIT RESERVE ASSOCIATION

MISSISSAUGA, ONTARIO

August 7, 1975

Dr. Martin L. Dobkin, Mayor, City of Mississauga, 1 City Centre Drive, Mississauga, Ontario L5B 1M2





Dear Dr. Dobkin:

Re: Mississauga Official Plan Review

As part of the citizen participation process, we are pleased to enclose a brief on the Mineola Bridge question as prepared by Mr. Jack Amos, 1442 Stavebank Road.

Mr. Amos is a 4-year member of the Credit Reserve Association.

Yours very truly,

Evic B. Toller

Eric B. Toller, President

EBT/zk Encls. (4)

c.c. Mr. R.C.B. Edmunds, Commissioner of Planning.

> Mr. H.E. Kennedy, Councillor - Ward 1.

TO BE RECEIVED. R. EDMUNDS HAS RECEIVED A COPY

THE MINEOLA BRIDGE

WHY IT SHOULD NOT BE BUILT.

PROGRESS BEGETS PROGRESS AND THE FINAL EFFECT IS, AND HAS BEEN $\underline{\mathsf{SELF}}$ DEFEATING.

THE GARDINER EXPRESSWAY IS A GOOD EXAMPLE. IT WAS BUILT TO FACILITATE A TRAFFIC FLOW INTO TORONTO. IT NOW PRODUCES, AT RUSH HOURS, A FIFTEEN MILE JAM.

THE MORE PEOPLE WHO ARE HOUSED WEST OF TORONTO, THE MORE TRAFFIC WILL OCCUR AND NO DISSECTING OF ONE OF THE BEST RESIDENTIAL AREAS IN CANADA IS GOING TO IMPROVE THE SITUATION.

THE MAYOR WAS ELECTED ON A "NO GROWTH" PLATFORM. HIS SUPPORT SHOULD BE SOUGHT TO STOP THIS PROJECT. LAND HAS BEEN TAKEN BY THE CITY ON THE STAVEBANK ROAD FOR WIDENING. THIRTEEN FEET FROM MY NEIGHBOUR, WHICH IN MY ESTIMATION, IS INDICATIVE OF FAR REACHING PLANS. HERE WE CAN SEE THE EYE OF THE PLANNER, WIDE MODERN STREETS, CURBS, BOULEVARDS, SIDEWALKS, ETC. BUT DEVOID OF THE TREES THEY WOULD HAVE TO CUT DOWN, GIVING US FAST MOVING TRAFFIC, NOISE AND POLLUTION. VERY STERILE AND REPUGNANT. GIVE ME THE OLD COUNTRY LANE APPEAL, THATS WHAT I LOVE ABOUT THIS AREA. TO PLAN IS A FINE AND GOOD THING, BUT TO DESTROY IS REGRESSIVE, AND THIS IS DESTRUCTION.

THE QUESTION THAT GOES THROUGH MY MIND IS ----WHAT ARE
THEY REALLY PLANNING, HOW LARGE IS THIS SYSTEM ULTIMATELY GOING TO
BE? THEY ALWAYS DOWNPLAY THEIR FULL INTENTIONS, ESPECIALLY WHEN
THEY USE THE PHRASE "MINOR ARTERIAL ROAD". NO ARTERIAL ROAD IS MINOR.

THE COMMISSIONER OF PLANNING SAID "THE PURPOSE OF THIS MEET-ING IS TO STIMULATE YOUR INTEREST AND GET YOUR PARTICIPATION". END OF QUOTE. THE FEELINGS OF THE RESIDENTS HAVE BEEN EXPRESSED IN THE PAST AND THIS IS A MATTER ON RECORD. THEY ARE DEFINITELY OPPOSED TO THE CONSTRUCTION OF THIS BRIDGE, AS SOMETHING WHICH COULD BE, AND MORE THAN LIKELY WILL BE, INJURIOUS TO A PERSONS HEALTH. THIS HAS BEEN PROVEN ON THE DON VALLEY EXPRESSWAY WHERE SOUND BARRIERS WERE ERECTED, BUT AC-COMPLISHED NOTHING. THERE ARE SERIOUS PROBLEMS ON THE 401 WHERE THE SCHOOL TEACHERS CANNOT GIVE A DISCOURSE WITH A NORMAL CONVERSATION. THE FEELING IS THAT THE HEALTH AND EDUCATION OF THE PUPILS AND TEACHERS WILL BE AFFECTED. THERE ARE THE PROBLEMS WHICH HAVE ARISEN ON THE QUEENSWAY EXTENSION FROM THE DIXIE ROAD GOING EAST ON THE HYDRO RIGHT-OF-WAY. THESE PEOPLE CANNOT SLEEP AT NIGHT BECAUSE OF THE TRAFFIC NOISE. HOW COULD THEY POSSIBLY RE-SELL THEIR HOMES UNLESS AT A SUB-STANTIAL LOSS. THE VERY FACT THAT THIS BRIDGE IS SPANNING A VALLEY AND A RIVER GIVES IT A DOUBLE BARRELLED EFFECT OF SOUND TRANSMISSION. SOUND TRAVELS LONG DISTANCES OVER WATER AND THE VALLEY GIVES IT A TUNNEL EFFECT, THEREBY CREATING AND ACCENTUATING A GREATER PROBLEM OF "NOISE POLLUTION".

ON CERTAIN DAYS THE NOISE OF TRAINS OVER THE BRIDGE SOUNDS

AS IF THEY ARE IN YOUR BACK YARD AND I AM ABOUT ONE MILE ABOVE THE

TRACKS. MOST OF THE RESIDENTS THAT I KNOW AND WHO WILL BE LIVING

CLOSE TO THE PROBLEM ARE OLDER AND MORE SUSCEPTIBLE TO NOISE,

ESPECIALLY THROUGH THE NIGHT. THOSE PEOPLE WHO ARE ALREADY ILL WOULD

FIND THE SITUATION UNBEARABLE. HERE, I SPEAK FOR MYSELF (SEVERE

ASTHMA AND BRONCHITIS) AND MY WIFE (ARTHRITIS). OUR ILLNESS DOES

NOT ALLOW A CONTINUED UNINTERRUPTED SLEEP. THIS WOULD BE A FURTHER

AGGRAVATION WHICH WOULD MAKE WORSE, THE CONDITION OF OUR HEALTH.

WITH THE INSTALLATION OF A FOURTH BRIDGE, ALL WITHIN A

MILE AND THREE QUARTERS IS NOTHING LESS THAN AN ASSAULT ON THIS

BEAUTIFUL RESIDENTIAL AREA AND THE PEOPLE IN IT.

THE RATTRAY ESTATES PROPERTY HAD HUNDREDS OF ECOLOGY
MINDED PEOPLE AND THE CREDIT VALLEY CONSERVATION AUTHORITY FIGHTING
TO SAVE THIS WILDLIFE SANCTUARY AND MARSH. WE NEED THESE PEOPLE
BEHIND US TO OPPOSE THE BRIDGE. THIS IS NOT THE FIRST TIME THIS
BRIDGE HAS BEEN PROPOSED. UNLIKE THE RATTRAY SWAMP, THE BIGGEST
OBSTACLE WAS MONEY - IN THIS CASE, NO MONEY IS REQUIRED TO PRESERVE
IT - JUST LEAVE IT ALONE.

THIS BRIDGE WOULD BE HARMFUL TO THE RESIDENTS IN MANY WAYS:

- A. TO THE HEALTH OF THE RESIDENTS
- B. BY NOISE (POLLUTION)
- C. POLLUTION (CARBON MONOXIDE)
- D. LOSS OF WILDLIFE
- E. PROPERTY DEVALUATION......25% ?

ALTERNATIVES

USE THE NORTH AND SOUTH SERVICE ROADS, WIDEN THESE TO FOUR LANES ON EACH SIDE OF THE QUEEN ELIZABETH HIGHWAY. THIS WOULD BE SOMETHING SIMILAR TO THE 401 OVER TORONTO. WIDEN THE CREDIT RIVER BRIDGE AND INSTALL BRIDGES OVER THE #10 HIGHWAY AND THE OTHER INTERCHANGES WHERE NECESSARY.

OR, STRUCTURALLY BEEF UP THE EXISTING CREDIT RIVER BRIDGE TO ACCOMMODATE A DOUBLE DECK AFFAIR FROM SOUTHDOWN ROAD GOING EAST.

GO AS FAR AS NECESSARY TO DUPLICATE THE RELIEF THEY ARE STRIVING FOR IN THE MINEOLA BRIDGE.

ANOTHER IDEA WOULD BE USING THE C.N.R. TRACKS (GOVERNMENT PROPERTY) AND CONSTRUCTING A ROADWAY ABOVE THE TRACKS WITH A STRUCTURAL DESIGN PROVISION, FOR A SECOND ROADWAY. THIS WOULD DISPENSE WITH THE PURCHASING OF MILLIONS OF DOLLARS WORTH OF PROPERTY AND ABSOLUTELY NO DISRUPTION OF AN OLD AND BEAUTIFUL "NATURE PARK".

OR CONSTRUCT A TWO LANE ROADWAY ON EACH SIDE OF THE TRACKS.

THE DOUBLE DECKING, AND TRIPLE DECKING CONCEPT COULD BE

APPLIED TO ANY DISTANCE REQUIRED TO ALLEVIATE TRAFFIC PROBLEMS. YES,

MAYBE FROM TORONTO TO HAMILTON. IT COULD BE ELEVATED ELECTRIC BUSES

IN THE FUTURE FOR FAST ADDITIONAL DOWNTOWN TRANSIT OR ADDITIONAL

AUTOMOBILE TRAFFIC.

AS A LAST RESORT, WIDEN THE LAKESHORE ROAD THROUGH PORT CREDIT, OR REMOVE THE DIAGONAL PARKING, WHICH HINDERS THROUGH TRAFFIC.

Yours truly, (Signed) Jack Amos.

1442 Stavebank Rd., Port Credit,

Monday, June 30, 1975.

refor & Clark Sople maked.

D.M. Amos 2349 Stillmeadow Road Mississauga, Ontario L5B 2A8 T-20

12 August 1975

Councillor David Culham City Hall Mississauga, Ontario MECLIN TO 73, 4
DATE AUG 15
FALE HO.
CHERK'S DEPARTMENT

Dear David

The Queensway Gardens Homeowners Association executive committee has reviewed your report "Traffic & Transportation - West Cooksville" dated 7 July 1975.

The proposal concerning our particular area meets with our approval. This will serve as a further support as per our conversation, 11 August 1975.

Yours truly

Son

D.M. Amos President Queensway Gardens Homeowners Association

cc: Mrs. S. Barbour

TO BE RECEIVED. COPY OF THE REPORT HAS BEEN SENT TO R. EDMUNDS & W. TAYLOR-

T-21

Files 49-75 0Z-98-73 3366 Silverado Drive, Mississauga, Ont. L5A 2W3 Sunday, July 27/75 Tel. 270-3739

Councillor Caye Killaby, Ward 4, City Hall, Mississauga, Ont.

Dear Mrs. Kill y:

You have already assisted the local residents in obtaining at least a "reluctant" compromise with respect to the proposed plaza on the Lillian Freedman property, Bloor and Mississauga Valley Blvd.

We, the undersigned, would like to ask your further assistance in a matter concerning the development of the land adjacent to and east of the Lillian Freedman property, owned by S. B. McLaughlin & Associates.

This property has already been the subject of a rezoning application (Planning Committee meeting Wed. July 16th) from single family to multiple dwellings; i.e., town houses and a recommendation that this be approved, subject to a traffic report, has gone to General Council. It was indicated that the latter would meet July 30th although we would not be informed.

Our objection is not to the rezoning but to the intention to divert all in and outgoing traffic from the development onto Silverado Drive, for there is to be no access from Bloor St.

The site has been designed with <u>no</u> interior roads. Parking is underground, reached from Silverado. All deliveries have to be made via Silverado and then overland to the doors of the units. Visitors' parking and central garbage collection are adjacent to and also reached from Silverado. The site is designed for 90 units so it is not unreasonable to assume up to 150 cars using the site at any one time.

Silverado is only 28 feet wide. If one small compact is parked on the street, two cars cannot pass each other. The traffic load is already heavy because Silverado is a link between Cawthra and Mississauga Valley Blvd. via Santee Gate and Candela. Local children, because of the lack of play areas frequently use the road for hockey, baseball, etc. The density will increase considerably with the advent of the plaza at Miss. Valley Blvd/Bloor and with the 15/16 on street townhouses on Silverado. It seems to us to be ridiculous to add further to Silverado's traffic density and the pollution and noise burden of local residents by diverting all the new townhouse site traffic, private and commercial via this road.

TO BE RECEIVED. REFERRED TO PLANNING & ENGINEERING DEPTS.

We raised these objections, and they were also mentioned (perhaps not so strongly) by our Ratepayers' Association, at the aforesaid Planning Committee meeting. But the Committee, while admitting that none of them were actually familiar with the area, brushed them aside. The Mayor, in fact, while asking for a traffic report, said we need not worry as a similar development at Flame wood and Swirling Leaves caused no traffic or parking problems. Just to show we now the Mayor's area as well as our own, we visited today Flamewood Townhouse site (Sunday 1 p.m.) and counted 12 cars parked nose to tail on Swirling Leaves despite resident and guest parking. Knowing the reluctance of people to use underground parking in the summer, you can just imagine Silverado Drive! (Flamewood is a small development, I think) Incidentally the problem seems to be on Swirling Leaves so no wonder the Mayor isn't troubled by it!

So it seems to us that the Planning Committee through ignorance of local conditions are once again going against the wishes of the local community. It doesn't appear that any traffic count or survey has been done on Silverdao nor any real consideration given to alternative traffic routes.

Why, when all other Mississauga Valley townhouse developments have internal roads is this one not to have any? We suspect it is to permit McLaughlin to cram more townhouses to the acre than would be otherwise possible! (17 to the acre, I think)

Village Gardens development (south side of Bloor, West of Mississauga Valley Blvd) is entered from Bloor; the Plaza will have access to Bloor, so what is the objection to using Bloor St. as access to or exit from the proposed townhouse site?

Please take up these points with Council and impress on them that Silverado residents are not satisfied with the Committee's proposals and that they desire a much more detailed investigation into potential traffic congestion and danger to children. Just because it took seven meetings to reach a compromise on Lillian Freedman is no excuse to rush through a bad decision against the wishes of local residents to be directly affected. Tax hunger should not be allowed to overshadow preservation of environment.

Since the City seems to like compromises why cannot we have a one way traffic system within the site with say an entrance from Silverado and an exit onto Bloor, or vice versa?

Yours very truly,

Signed: Mr. & Mrs. Chris Dunning, 3366 Silverado Dr. Mr. & Mrs. Frank Glasser, 3370 "

Mr. & Mrs. Frank Glasser, 3370 Mr. & Mrs. Roger Ould, 3376

Mr. & Mrs. Geoffrey Scott,3358 Mr. & Mrs. John Riddell, 3372

P.S. Caye, this was drafted in haste before going on vacation. Will be back by August 15th. As this problem was felt most

keenly by those immediately on Silverado and because of lack of time and people away on holiday, we have not involved the ratepayers on the East Valley Homeowners in this letter. They are, however, in agreement with us as far as the main points raised are concerned.

(Signed) Chris Dunning

find . le Bunert

I 22

R. A. BIRD

46 IN 1575

MAYOR'S OFFICE

1469 Burnthamthorpe Road West, R. R. #1, Mississauga, Ontario. August 12, 1975

RECEIVED

Dr. M. L. Dobkin, Mayor of the City of Mississauga, I City Centre Drive, Mississauga, Ontario.

Dear Sir:

REGISTRY NO. 772/ DATE AUG 25 19/5 FILE NO. 140-75 CLERK'S DEPARTMENT

As advised by Mr. R. Hutton, I am writing to you to confirm and emphasize my concerns relating to the application of the proposed new Official Plan as it will affect my residential property which is located on the East Bank of the Credit River, north of Burnhamthorpe Road.

Specifically, the design of the structure and approaches of the proposed four lane bridge and light rail system will obviously have considerable impact on the amenities of my property as well as possibly requiring encroachment and the acquisition of a portion of my lands.

I take the opportunity of writing at this time to ensure that these considerations are noted so that at such time as detailed designs are commenced, I may ensure sufficient co-operation to minimize the impact on the amenity of my property as well as the acquisition of any portion of the land.

If desireable, I would also be prepared to address the Council directly to emphasize these concerns at an appropriate time.

In the meantime, I would appreciate it if you would place these matters on record together with previous correspondence addressed to Mr. H. Petschar and reply from Mr. W. J. Anderson under your file No. PN 71-084, which took place in December 1972 and January 1973.

R. A. Bird

RAB:mf

c.c. Mr. Ron Hutton, Public Participation Program Planning Department.

TO BE RECEIVED. COPY SENT TO R. EDMUNDS & W. TAYLOR



GLENSHARON RESIDENTS ASSOCIATION

> Roy Saari 2382 Rosemary Dr. Mississauga 270-1961

> > Vice President Bruce Sproule 277-8440

Secretary iane Francis 270-5327

Robert Harrick 277-9680

RECEIVED

DATE ALIR 25, 1975 1 -

in mand CLERK'S DEPARTMENT Or. L. Pobkin, Mayor One City Centre Drive Tobkin, Mayor Mircismuga, Ontario

Door Tr. Mayor:

1 Bune Pills Press

MAYOR'S OFFICE

Three firms, Romsey Developments, Phi International Inc., a Dundae Holdings have applied for changes in moning from R-3 or R-1 or both to permit development of townhouses under Ra-5 or Ra-5 Special Section and Ol for parks. de voiced our concern at a public meeting of the Planning Committee July 16 last. Here our association's views are re-iterated for the benefit of the General Committee.

In an earlier letter our association expressed concern for the magnification of building height by the land elevation south of Dundas V. Currently apartment houses more distant on Dundas V. stand tall towards our residential and Huren Park areas. The major area south of Dundas V. is bottom land, the so-called floor of the Iroquois Basin.

We disagree with the planner, Mr. R. Edmunds that he has provided appropriate site control between single family dwellings and townhouses. For suitable seathetics, the two-storey townhouses must be phased to single storey (semi-detached) above the rim of this basin. We particularly draw to your attention townhouse plans 03/32/74 and 03/84/74 being adjacent to single family residences on Claymore Cresc. and Parmeer Dr.

Further, we disagree that these townhouse developments should be approved before a traffic study for this area is completed. At present a traffic survey is being conducted in this area by the Peel Regional Police. We are chagrined that our Councillor (Mard 6) supported this development while outside his own area (Rockwood) he has held up plans for multi-density dwellings for traffic reasons. However, we were created for dwellings for traffic reasons. However, we were grateful for support from Mr. H. Wolf.

We also share Mr. Wolf's concern that failure to continue to provide single family dwellings will produce further injurious price-spiralling in this form of housing.

Our association has recorded a proposal to ameliorate traffic problems in this area. Existing traffic problems were fully described. Further we succeeded in the inauguration of a traffic study because of safety considerations. Existing problems must not be unheeded by developments which seek to add population, and traffic density.

In the main, our traffic problem stems from a misconcention under by-law 5500. This document shows Glengarry Road with a right-of-way of 120 feet. Actually at most 86 feet could be acquired. Currently only 50% of the property to provide an 86 foot right-of-way has been purchased by the City. Phis fundamental error has lead to the belief that Glengarry Rd. a quiet narrow residential street has arterial proportions (120 feet).

Finally, it is apparent that plans for school facilities are inadequate to accommodate this additional population. Currently, junior public school students travel over a mile from this area to the Queenston Rd. school. Prior to approval of these townhouses this matter must be reviewed.

In summary, we oppose approval of these townhouse developments because of land elevation aesthetics, existing traffic problems, and shortage of school facilities and single family dwellings.

Yours truly,

Ray Saari D.7.

Roy Saari, President Glensharon Residents Association

RS/df cc.: David Culham Russ Edmunds Hazel McCallion Hubert Wolf

2...



Meadowvale

Aug. 11th, 1975

7276

File M71-38-100 | 7.75

CHEKS DEPARTMENT

The City Clerk, City of Mississauga, 1 City Centre Drive, Mississauga, Ontario

Dear Sir:

Re: Meadowvale West Nbhd. 3 T-23264 - Barrisdale

In consideration of the City of Mississauga allowing services to be installed in the subject proposed subdivision, prior to registration of the plan, Markborough Properties Ltd. (as Owner) covenants and agrees as follows:

- The developer acknowledges that by proceeding with these services in advance of registration of a plan of subdivision, the developer is doing so totally at its own risk.
- 2. To allow the City, its employees, servants and agents, to enter the lands at all reasonable times and for all reasonable purposes, including and without limiting the generality of the foregoing, for all necessary inspections, and to correct any drainage problems, and to correct or eliminate any other nuisance, such as dust, garbage and debris, excavations, old buildings, etc., and the cost incurred by the City in so doing shall be a charge to the owner.
- To submit a cash deposit as required by the Engineering Agreement (5% for a maximum of \$10,000.000).
- 4. To indemnify the City, its employees, servants and agents (and the Hydro Commission and Water Commission), against all actions, causes of actions, suits, claims and demands whatsoever, which may arise either directly or indirectly by reason of the preservicing, and the owner undertaking the construction of the work within the proposed subdivision.

TO BE RECEIVED. NOTICE TO PRESERVICE MARKBOROUGH PROPERTIES - FILE T-23264 - west of Erin Mills Parkway and south of Aquitaine

Markborough Properties Limited. Project Office: P.O. Box 70, Meadowvale, Ontario L0J 1K0. Phone 454-1333 or 457-2040

- 5. To proceed with the development in accordance with the attached Schedule of Performance, and should active development of the land come to a termination, to smooth, grade and seed the site to renew vegetation, and prevent erosion problems, and upon any failure in performing this obligation, to allow the City to enter upon the lands and carry out the work deemed necessary by the Engineering Department, with the costs incurred by the City to be a charge upon the owner.
- 6. To allow the City to draw on the cash deposit under Clause 3 above for the completion of any works considered necessary by the Commissioner of Engineering Works and Building Department including those indicated under Clauses 2 and 5 and other works such as rectification of drainage problems and cleanup of existing roads upon verbal notification to the Consulting Engineer.
- 7. To require these undertakings and covenants to be assumed by any successor in title, to the effect that the obligations and covenants herein shall be binding upon executors, administrators, successors and assigns.

Yours very truly

W Pmende

N. W. Kirewskie, P. Eng. Project Manager

NWK:dl

M. 1. Lange



Meadowvale

August 22, 1975.

File M72-59-100

The City Clerk, City of Mississauga, 1 City Centre Drive, Mississauga, Ontario.

Dear Sir:

Re: Meadowvale West Nbhd. 4, 5, 6 & 7 Draft Plan 21T-24309

In consideration of the City of Mississauga allowing services to be installed in the subject proposed subdivision, prior to registration of the plan, Markborough Properties Ltd. (as Owner) covenants and agrees as follows:

- The developer acknowledges that by proceeding with these services in advance of registration of a plan of subdivision, the developer is doing so totally at its own risk.
- 2. To allow the City, its employees, servants and agents, to enter the lands at all reasonable times and for all reasonable purposes, including and without limiting the generality of the foregoing, for all necessary inspections, and to correct any drainage problems, and to correct or eliminate any other nuisance, such as dust, garbage and debris, excavations, old buildings, etc., and the cost incurred by the City in so doing shall be a charge to the owner.
- To submit a cash deposit as required by the Engineering Agreement (5% for a maximum of \$10,000.00).
- 4. To indemnify the City, its employees, servants and agents (and the Hydro Commission and Water Commission), against all actions, causes of actions, suits, claims and demands whatsoever, which may arise either directly or indirectly by reason of the preservicing, and the owner undertaking the construction of the work within the proposed subdivision.

TO BE RECEIVED. NOTICE TO PRESERVICE MARKBOROUGH NEIGHBROUHOODS 4, 5, 6 & 7. LOCATED WEST OF ERIN MILLS PARKWAY AND NORTH OF BRITANNIA

cont.....

Markborough Properties Limited. Project Office: P.O. Box 70, Meadowvale, Ontario LOJ 1K0. Phone 454-1333 or 457-2040

- 5. To proceed with the development in accordance with the attached Schedule of Performance, and should active development of the land come to a termination, to smooth, grade and seed the site to renew vegetation, and prevent erosion problems, and upon any failure in performing this obligation, to allow the City to enter upon the land: and carry out the work deemed necessary by the Engineering Department, with the costs incurred by the City to be a charge upon the owner.
- 6. To allow the City to draw on the cash deposit under Clause 3 above for the completion of any works con-sidered necessary by the Commissioner of Engineering Works and Building Department including those indicated under Clauses 2 and 5 and other works such as rectification of drainage problems and cleanup of existing roads upon verbal notification to the Consulting Engineer.
- 7. To require these undertakings and covenants to be assumed by any successor in title, to the effect that the obligations and covenants herein shall be binding upon executors, administrators, successors and assigns.

Yours very truly,

DD:bc

N.W. Kirewskie, P. Eng. Project Manager.

1

City of Mississauga, (no street address given) Aug. 11, 1975.

Mayor Dr. Dobkin, Mississauga,

Dear Sir:

I wish to make reference to an article entitled "Fences Hogwash" as published in The Mississauga News.

In the interests of safety, I think I must comment upon this article. Firstly, no child under 13 years is safe when swimming alone. Public safety demands that life-guards be provided at all public swimming pools and also advocates that no one swim alone. Unless a tank is fenced, there is no way of predicting who or what might get into it, or fall into it, regardless of deep or shallow ends.

Secondly, many children from 6 years to 60 yrs. either jump or climb these 5 ft. fences. So, children, why not imitate our parents? When one is very hot, why not jump a fence and get cooled off? Cooled off, indeed! There is grim humour here, since the higher one can jump, the deeper one can dive.

Finally, if a fence saves the life of even one child, the fence by-law is justifiable and has served its purpose.

Materialism and self-interest have so blinded us that we are careless of other prople's property and of other people's feelings. In parts of the U.S.A. and, specifically, in Tuscon, Arizona, the law requires that every swimming pool, whether above or below ground level, be safe-guarded behind a ten-foot fence.

This seems to me a very responsible law, since it is the duty of the law to protect, indiscriminately, the physical safety of the young and the old.

Remember, the right to live is an inalienable right for all people in Canada. Thank you.

I am truly,

A Mississauga resident of some years occupancy.

(no signature)

TO BE RECEIVED

DATE AUG 19 1970
FILE NO. 156-75
CLERK'S DEPARTMENT

Mrs. C. Killaby, Councillor, Ward 4 City of Mississauga 1201 Brittania Road W Mississauga, Ontario. August 7th, 1975

Dear Councillor Killaby:

We reside at a lovely townhouse complex called Applewood Hamlet, in which the joint owners take much pride. Many hours and dollars are spent by us, both through payment to a landscaper, and individually, to ensure our complex is kept beautiful, by way of trees, gardens, and well-kept lawns.

Our unit in this complex backs on to Burnhamthorpe Road. I would like to take this opportunity to express our dismay, and question why the City of Mississauga bothers to plant trees along Burnhamthorpe Road, and absolutely neglect them until they die? These poor trees have never, to my knowledge, been watered, or fed in any description since they were planted.

Also, may we lend our support to your Council regarding the proposed realignment of Highway 403, easterly. The traffic on Burnhamthorpe is very heavy, and hopefully this will relieve it somewhat. — On this subject, would there be any hope of a screen of poplars or any similar aid to lessen the traffic noise and pollution, such as there has been planted on Tomken Road along the easterly side of our development?

Many thanks for your time,

On a non R. Fassen

Unit 16, 3665 Flamewood Drive, Mississauga, Ontario.

TO BE RECEIVED. REFERRED TO PARKS DEPARTMENT & W. TAYLOR

Le. Negligence of mississanga To comparate damage Caused by O Resional Police 17/9/14 Marjo to That lie published & employees. then all SLICE HAVE BEEN ASKED Owner of 15 Studly St.

WRITTEN ON THE REVERSE SIDE OF TAX BILL FOR THE PROPERTY. ENVELOPE WAS ADDRESSED TO MAYOR AND ALL MEMBERS OF UNCIL. REGIONAL

TO COMMENT

CANADIAN NATIONAL EXHIBITION

Aug 13-Sept 1 -1975

The Scottish World Festival Aug 14-17

August 21, 1975

RECEIVED

REGISTRY NO. フフを9

DATE AUG 27 1975

FILE NO. / -- 75

CLERK'S DEPARTMENT

Mr. E. Halliday Commissioner of Parks & Recreation City of Mississauga 1 City Centre Drive Mississauga, Ontario

Dear Mr. Halliday:

On behalf of the Board of Directors of the Canadian National Exhibition, I would like to express our sincere thanks for the tremendous effort put forth by the City of Mississauga as exemplified by installing a very impressive display in the Horticulture Building.

As Chairman of the Horticulture Committee, I have overheard many fine comments about your display. It was colourful, fitted the theme and certainly contributed a great deal to the overall attractiveness of the Horticulture Building this year.

Yours sincerely,

CANADIAN NATIONAL EXHIBITION ASSOCIATION

Knox M. Henry Chairman - Horticulture Committee

KMH:1b

TO BE RECEIVED

AUG 26 1975

RECREATION & PARKS

EXHIBITION PLACE, TORONTO, CAN

Mr. E.M. Halliday, Commissioner of Recreation and Parks, 55 City Centre Drive, Mississauga, Ontario.



Dear Mr. Halliday,

On behalf of the Square One management I would like to congratulate you and your staff for an excellent Panorama show this year.

We have been pleased to host the Panorama for the past two years and it is our wish that if you join us next year we will back the project up with some advertising dollars.

At this time may I also comment on three of your excellent staff members, Mr. Dave Frittenburg, Miss Jill Barber, and Mr. Ken McClintock whose hard work and pleasing personalities made it a pleasure to work once again with the Panorama.

All the best for future projects and I hope that we will once again be able to host the Parks & Recreation Panorama.

Sincerely,

Nance Gluszek

Promotion Co-ordinator

NG:hv

c.c. Mr. Lyle Love

TO BE RECEIVED

RECEIVED

AUC 26 1975

DEPARTALNE

And to Council

I-31



Angelo Delfino, 21 Breadner Dr., Weston, Ontario, Aug. 7, 1975.

Mayor Dobkin, City of Mississauga, 1 City Centre Dr.,

Mississauga.

REGISTRY NO. 7976 DATE SEP 3 19/5 FILE NO. M56-60 CLERK'S DEPARTMENT

RECEIVED

Your Honour:

0

I wish to congratulate you and members of your council for the level - headed approach taken in dealing with the issues at Rockwood Village.

In spite of the pressure on the part of the developer and some "concerned homebuyers" , your council has not capitulated and has reaffirmed the intentions of placing good planning ahead of political expediency and self interests.

The artificiality of the campaign against Council is so obvious that any well intentioned resident cannot fail to recognize the fact that the so called "residents' campaign" is is too well-oiled and too well-paid-for to be within the financial means of the prospective home-buyers.

Keep it up.

Your truly,

Angelo Delfino

TO BE RECEIVED.

The Premier of Ontario

RECEIVED
REGISTRY NO. 2000
DATE SEP 4 19/3
FILE NO. 7-25
CLERK'S DEPARTMENT

Parliament Buildings
Queen's Park
Toronto Ontario

August 27, 1975.

Dear Mr. Julian:

This will acknowledge your letter of July 15th and a resolution on behalf of the Council of the Corporation of the City of Mississauga regarding approvals by the Ontario Municipal Board of capital projects.

I have forwarded a copy of your letter to my colleague, the Honourable Darcy McKeough, Treasurer of Ontario and Minister of Economics and Intergovernmental Affairs for consideration.

Thank you for bringing your Council's views on this matter to my attention. .

Sincerely,

Millian C Paris

Mr. Terence L. Julian, Deputy City Clerk, City of Mississauga, 1 City Centre Drive, Mississauga, Ontario. L5B 1M2

TO BE RECEIVED

SUPPLEMENTARY AGENDA COUNCIL MEETING SEPTEMBER 8, 1975

1. DEPUTATIONS:

- (a) MELBA CONSTRUCTION Mr. D. Hanson (Engineer's report attached)
- (b) ASPEN PLANNERS CDM 74-17 and CDM 530 Mr. D. Moscovitz (Letter attached)
- (c) HILLSIDE VILLAGE LIMITED CDM 74-18 Mr. D. Moscovitz (Letter attached)

2. CORRESPONDENCE

- (a) Letter from Goodman & Carr re Aspen
- (b) Letter from Goodman and Carr -re Hillside Village

REPORTS FROM MUNICIPAL OFFICERS

- (a) Report from City Engineer re Melba Construction Co. (To be received)
- Report from Planning Commissioner re By-law 324/75 -Cadillac Fairview Corp. (Resolution available)
- Report from Planning Commissioner re File OZ-5-73 -Wimpey - (Resolution required)
- Report from Planning Commissioner re Interim Draft Parkway Belt West Plan.

4. BY-LAWS

- #429-75 A By-law to amend By-law Number 5500 as amended.

 (Mississauga Meadows. To change zoning as directed by Ontario Municipal Board.) (THREE READINGS)
- #430-75 A By-law to establish certain lands as part of the Municipal highway system. (Portion of road allowance running north of Derry Rd. E. recommended to be named Fifth Line W. by Street Names Committee.)

THREE READINGS

September 8, 1975.

4. BY-LAWS CONTINUED

#431-75 - A By-law to adopt Amendment 257 to the Official Plan Mississauga Planning Area. (Central Parkway Developments as per O.M.B. Order dated June 12, 1975. Lands located in part of Lot 13, Con. II North of Dundas Street - File T-75038)

- 2 -

THREE READINGS

#432-75 - A By-law to execute an Agreement. (293400 Ontario Limited. Re Condominium Agreement and special conditions set out in the by-law.)

THREE READINGS

#433-75 - A By-law to authorize execution of an agreement for municipal purposes. (Agreement with Cucci Construction for reconstruction of Palstan Road - P.N. 75-053.)

THREE READINGS

#434-75 - A By-law to authorize execution of an agreement for municipal purposes. (Agreement with D. Cosentino & Company Limited for Delco Avenue storm sewer - Contract P. N. 74-136)

THREE READINGS

5. MOTIONS

- 1. Motion re Gray Coach Schedule (H. McCallion)
- 2. Motion re garbage containers at bus stops (H. McCallion)
- 3. Motion re lot levies on O.H.C. projects (H. McCallion)
- Motion re procedure re applications for development -(H. McCallion)
- 5. To appoint Counsel in connection with Judicial Inquiry
- 6. Appeal to O.M.B. re File B-235-75M (Com. of Adjustment)
- 7. Forward By-law 324-75 to O.M.B. (one objection)
- 8. Advise O.M.B. by-law 421-75 in conformity with Official Plan
- 9. Advise O.M.B. by-law 422-75 in conformity with Official Plan
- Advise O.M.B. By-law 423-75 in conformity with Official Plan

Deputation.

GOODMAN AND CARR BARRISTERS AND SOLICITORS

WOLFE D GOODMAN, 9 C GORDON E COOPER LEONARD FINE BARKY A. SPIECEL SAUL SHULMAN HERSIER T ARRAMSON PAUL D. J. COZZI DAVID MOSCOVITZ JEFFREY J FINEBURG HARVEY A SHAPIRO MICHAEL WINTON JEFFREY M BLIDNER JOHN M CLOW DONALD CARR, O. C.
JOSEPH G. CASSE O. C.
ARTHUR D. SILVEY
RICHARD W. J. FOSIUNS
ALLEN BARR
STEPHEN J. MESSINGER
JOEL GOLDENBERG
MARTH R. WASSERMAN
EARL J. MILLER
MICHAEL D. BARER
AVRUM M. PLISPEDER
HOWARD M. CARR
MURRAY J. PERELMAN

2800 YORK CENTRE 145 KING STREET WEST TORONTO, ONTARIO M5H 3K1

TELEPHONE (416) 868 1234 CABLE: GOCARBAR

COUNSEL BENZION SISCHY, Q.C.

REFER TO FILE NO

73/2772 Mr. D. Moscovitz

September 5, 1975.

Mr. Ronald C. Lathan, City of Mississauga, 1 City Centre Drive, Mississauga, Ontario. L5B lM2

Dear Sir:

The Aspen Planners, Proposed Condominiums, CDM 74-17 and CDM 530

As we discussed, this project is nearing the draft approval stage in that approval has been sent from the Region to the Ministry of Housing. In addition, plans have been submitted to Legal Surveys and await only a site inspection for approval. We therefore expect that registration will take place shortly.

When the matter of the draft approval was brought before council, one of the conditions was the entering into of a housekeeping agreement with the City of Mississauga. I have been advised by yourself, Andy Adamson and Mr. Piroff that the agreement has not yet been finalized and, in fact, there is at present a lack of concensus within the City of Mississauga as to what form the agreement should take.

The above-noted project is now almost fully occupied and it would seem appropriate that registration take place as quickly as possible as many homeowners are quite anxious to have all matters finalized.

....2

Accordingly, I intend to appear before council on Monday, September 8th, 1975 to request that council waive the requirement for the housekeeping agreement in order to effect a speedy registration of the declaration and description with respect to this project.

Any cooperation which you could give in this regard would be greatly appreciated.

Yours very truly,

David Moscovitz

DM: jdy

cc: Mr. Adamson Mr. Day Mr. Piroff

Deput ato on

GOODMAN AND CARR BARRISTERS AND SOLICITORS

WOLFE D. GOODMAN. Q. C.
GORDON S. COOPER
LEONARD FINE
RARRY A SPIECEL
SAUL SHULMAN
HERBERT ARKAMSON
PAUL D. J. COZZI
DAVID MOSCOVITZ
JEFFRIYJ FINEBERG
HARVYTA SHAPIKO
MICHAEL WINTON

DONALD CARR, O C.
JOSEPH G. CASSE O. C.
ARTHUR D. SILVER
RICHARD W. J. POSIUNS
ALIEN KARP
STEPHEN I. MISSINGER
JOEL GOLDENBERG
MARTIN R. WASSERMAN
EARL I. MILLER
MICHAEL D. PARER
AVERUM M. FLISFEDER
HOWARD M. CARR
MURRAY J. PERELMAN

2800 YORK CENTRE 145 KING STREET WEST TORONTO. ONTARIO M5H 3KI

TELEPHONE (416) 868-1234 CABLE: GOCARBAR

COUNSEL BENZION SISCHY O.C.

REFER TO FILE NO

73/1885 Mr. D. Moscovitz

DELIVERED

September 4, 1975.

Mr. Ronald C. Lathan, City of Mississauga, 1 City Centre Drive, Mississauga, Ontario. L5B 1M2

Dear Sir:

Hillside Village Limited, Proposed Condominium, CDM 74-18

As we discussed, this project has now received draft approval. In addition, plans have been submitted to Legal Surveys and await only a site inspection for approval. We therefore expect that registration will take place shortly.

When the matter of the draft approval was brought before council, one of the conditions was the entering into of a housekeeping agreement with the City of Mississauga. I have been advised by yourself, Andy Adamson and Mr. Piroff that the agreement has not yet been finalized and, in fact, there is at present a lack of concensus within the City of Mississauga as to what form the agreement should take.

The above-noted project is now almost fully occupied and it would seem appropriate that registration take place as quickly as possible as many homeowners are quite anxious to have all matters finalized.

....2

GOODMAN AND CARR

Accordingly, I intend to appear before council on Monday, September 8th, 1975 to request that council waive the requirement for the housekeeping agreement in order to effect a speedy registration of the declaration and description with respect to this project.

Any cooperation which you could give in this regard would be greatly appreciated.

Yours very truly,

DM: jdy

cc: Mr. Adamson

Mr. Day Mr. Piroff David Moscovitz

CITY OF MISSISSAUGA

September 4, 1975
Our Files: P.N. 74-038
04-00-150.1

The Mayor and Members of Council, City of Mississauga.

SUBJECT:

Melba Construction Company Limited.

ORIGIN:

Letter from John H. Switzer of Switzer & Associates, Barristers and Solicitors, and his deputation at General Committee on Wednesday, September 3rd, 1975.

COMMENTS:

RECEIVED

REGISTRY NO. 8010

DATE SEP 5 19/3

CLERK'S DEPARTMENT

1. Council adopted an interim policy whereby watercourse and arterial road levies were assessed to all lands presently being processed by the City that had not as yet had an engineering agreement finalized. A temporary quota was established in the amount of \$2,000 per gross acre for arterial road improvements and a similar amount for watercourse improvements. This payment was to be made to the City by the Developer prior to the execution of the engineering agreement on the understanding that any necessary additional adjustments would be made, following the completion of the studies with regard to these subjects and the adoption of the final policy by Council.

- 2. This levy took into consideration the fact that the Developer could be responsible for carrying out some downstream improvements or improvements to the watercourse through the development itself. In such a case, the cost of carrying out these works would be deducted from the levy collectible up to a maximum of the total watercourse levy that would be due. In this particular instance, the Developer has expended in excess of \$11,000 on major watercourse improvements and since this sum exceeds the watercourse levy which would be due, additional payment at this time is not required pending the final levy which will be established on the basis of the study presently being carried on and the actual final cost of the watercourse improvements which were undertaken.
 - The levy with regard to the arterial roads is still collectible in line with the policy as adopted by Council.
 - 4. An additional requirement was made that the Developer be responsible for a 50% contribution to the future improvement on Mississauga Road since the proposed construction bordered on same. It is recognized that only minor improvements will be carried out to this section of Mississauga Road in line with the Council dealing on this matter, even though the existing Proctor and Redfern report shows this portion of the road as a major collector. At the present time, this road

...2

The Mayor and Members of Council September 4, 1975 Page 2

Subject: Melba Construction Company Limited.

COMMENTS:

has a non-standard width and quite possibly, the only works to be carried out in the future would involve a four foot widening on each side to facilitate the projected traffic flows ten years in the future. On this basis, a 50% contribution to these works was requested.

RECOMMENDATION: That the above information be received.

Gow MAM: dw

William P. Taylor, P.

Commissioner, Engineering, Works and Building Dept.



City of Mississauga MEMORANDUM

RB

T.L. Julian

R.G.B. Edmunds

Deputy-City Clerk

Dept.

Commissioner of Planning

RECEIVED

REGISTRY NO. 8007

DATE SEP 4 19/3

CLERK'S DEPARTMENT

September 3, 1975.

File: By-law 324/75

RE: By-law 324/75 - Cadillac Fairview Corporation

This is to advise that we have received an objection to the above-noted by-law, and in accordance with City policy, we suggest that the matter be referred to the Ontario Municipal Board. While awaiting a date for the Municipal Board hearing, work could take place to resolve the outstanding objection.

R. g. B. Edmunds por on

R.G.B. Edmunds, Commissioner of Planning.

DC:bls

RECEIVED
REGISTRY NO. 7979
DATE SEP 3 1975
THE NO. BJ 3947
CLERK'S DEPARTMENT

J.H.G. Newman 35/2288 The Collegeway Mississauga, Ont. L5L 3Z5 August 30, 1975

Mr. Terence L. Julian Deputy City Clerk City of Mississauga 1 City Centre Drive Mississauga, Ontario

Re: By-lay 324/75

Mr. Julian:

Further to your notice dated Aug. 21/75, I hereby notify you of my objection to the approval of By-law 324/75.

The basis for the objection are as follows:

- 1. lack of prior consultation and supplying of pertinent information (see questions)
- 2. the detrimental affect the said development would have on my future efforts to dispose of my home
 - 3. when we purchases (April *73) the area of Erin Mills was said to be a part of a "planned" community. As "planned" is a past tense of the verb "plan" it was understood development would be as stated at that time and not re-arranged to suit the convenience of major developers in spite of the adverse affect on the value of the homes already sold. No doubt the question of mis-representation has been considered by the City's solicitor.

Questions:

- 1. How high will the proposed apartment buildings be? (no. of feet, no. of floors)
- 2. How many persons/rooms will each "unit" contain?
- 3. Will the "units" be rental or condominium owned?
- 4. If rental will subsidized housing be included?
- 5. Waht will the posted speed limit be on The Collegeway?
- 6. Will The Collegeway be widened past the existing 4 lanes?
- 7. When would the construction of said apartments be undertaken?
- 8. Does the re-zoning have any affect upon the Mississauga City Plan presently under consideration.

J.H.G. (Gord) Newman



City of Mississauga MEMORANDUM

1. P.

T.	L.	Julian
_		

R. G. B. Edmunds

Deputy City Clerk

Commissioner of Planning

RECEIVED

DATE SEP 5 19/3

CLERK'S DEPARTMENT

September 4, 1975.

File: 0Z/5/73

re: Proposed Condominium Townhouse Development
Part Lot 2, Range 1, C.I.R.
George Wimpey Canada Limited

Attached please find a copy of a report regarding the above-noted for the attention of Council.

RE:el Attach. R. G. B. Edmunds, Commissioner of Planning. CITY OF MISSISSAUGA

PLANNING DEPARTMENT

FILE: 0Z/5/73

DATE: September 3, 1975

MEMORANDUM

TO

M. L. Dobkin, Mayor, and Members of the City of Mississauga Council

FROM

R. G. B. Edmunds, Commissioner of Planning

SUBJECT

Council resolution regarding the proposed condominium townhouse development - George Wimpey Canada Limited, Part of Lot 2, Range 1, C. I. R.

COMMENTS

On April 7, 1975, City Council adopted the following recommendation of the General Committee meeting held on March 19, 1975:

- "1. Be it resolved that the Zoning By-law amendment in OZ/5/73 be approved; that the site plan be approved with the following additional conditions:
 - (i) a pedestrian walkway of interlock stone be provided as access to Highway 10;
 - (ii) a pedestrian walkway of interlock stone be provided as access to the adjacent shopping centre;
 - (iii) that a study from the Engineering
 Department be requested re the construction of storage lanes on Highway 10
 and Mineola Road, and on the installation
 of advance green signals.
 - That the letters from Mr. J. Burns, 1226 Argreen Road be referred to the Engineering Department for consideration and reply.
 - That the developer be requested to pay 25% of the City's share of the Mineola and Highway 10 intersection improvements.
 - 4. That the 1-foot reserve not be lifted until the plan of subdivision is complete."

FILE: 0Z/5/73

- 2 - DATE: September 3, 1975

With regards to Part 1, subsection (ii), the applicant has requested the deletion of the walkway to the adjacent shopping centre on the basis that the access would create real and potential problems for the future residents of the condominium. The steps required on the walkway would also create hazards to handicapped persons who may attempt to use the walkway.

After reviewing the factors outlined in the attached letter dated June 2, 1974 from the applicant, the Planning Department feels that the concerns expressed are valid and concurs with the request to delete the walkway to the adjacent shopping centre.

CONCLUSION

It is recommended that the requirement stated in Part 1, subsection (ii), of the resolution be deleted.



GEORGE WINIPEY CANADA LIMITED

BUILDING AND CIVIL ENGINEERING CONTRACTORS

FAD OFFICE 80 HORTH QUEEN STREET TORONTO, CHITARIO, CANADA . MBZ 2C9 TELEPHONE (416) 233-5811 . TELEX 06-967518

June 2nd '75

Planning Department City of Mississauga 1 City Centre Drive Mississauga, Ontario

Attention: Mr. J. Lethbridge

Dear Sirs:

Craigie Orchards Townhouse Development V02/5/73

As you may recall, the City of Mississauga approved the site plan for the above described condominium townhouse development on March 19th '75.

One of the conditions of site plan approval was that "a pedestrian walkway of interlock stone be provided as access to the adjacent shopping

We request that the requirement of this access be deleted from the conditions, and base this request on the following factors:

- (i) At the present time the shopping centre is divided from the adjacent residential properties on all sides by a fence. A board fence and screening will be constructed along the entire southern boundary as part of the development. A walkway from the shopping area would result in pedestrians entering the private residential areas creating a potential
- (ii) The walkway would shorten the walking distance to the shopping area for any residents of the condominium by at most 300'. It would be very convenient for the residents to enter the shopping centre from Hurontario Street.

ASSOCIATED COFFICES -- UNITED KINGDOM - - AFRICA -- ASIA -- AUSTRALIA - - CARIBREAN -- EUROPE -- FAR EAST -- MIDDLE EAST -- SOUTH AMERICA



Planning Department City of Mississauga 1 City Centre Drive Mississauga, Ontario

(iii) The southern boundary of the project will be raised approximately 3 feet adjacent to the shopping centre. This would dictate that any access would require steps which would present a safety hazard in the winter months.

We feel that construction of this access would create real and potential. problems for the residents of the condominium, while not creating an equal level of benefit, and trust that you will concur with these points.

Yours very truly, GEORGE WIMPEY CANADA LIMITED

Albert Bishop, P.Eng. Subdivision Engineer AAB/cl

cc: Mr. S.D. Lawson, Engineering Dept. Mr. R.C. Latham, Clerk's Dept.



September 5, 1975.

Mayor & Members of Council, City of Mississauga, Mississauga, Ontario.

Ladies & Gentlemen:

SUBJECT:

Request For Additional Funds

ORIGIN:

Transit Department

COMMENTS:

In our Capital Budget which was approved by Council, the Transit Department had provided for an allocation of \$1,208,000. for the purchase of 20 Urban Transit

Vehicles.

Tenders have been called and the lowest Tender is \$1,288,405. We require, therefore, Council to approve an additional allocation of \$80,405. to be added to the Capital Budget of Transit.

I would also like to point out that we have received the Ministry of Transportation & Communications' approval to purchase these 20 units, and that they

will provide 75% of the costs.

RECOMMENDATION:

That Council approve the allocation of an additional \$80,405 towards the Capital Budget of the Transit

Department.

Respectfully submitted,

EJD/mf

14

E. J. Dowling, Transit Manager.

1 CITY CENTRE DRIVE, MISSISSAUGA, ONTARIO. L5B 1M2 TELEPHONE (416) 279 - 7600

August 11, 1975.

Mayor and Members of Council City of Mississauga, 1 City Centre Drive, Mississauga, Ontario.

Ladies & Gentlemen:

SUBJECT:

TENDER T-MT-2-1975 FOR THE SUPPLY AND DELIVERY OF 20 URBAN TRANSIT VEHICLES

COMMENTS:

Bids received:

Nil

Flyer Industries General Motors Diesel Division

\$1,193,098.00

(plus an escalation clause) General Motors Diesel Division,

\$1,288,405.00

General Motors Diesel Division of London, Ontario, (firm offer)

have tendered two prices, the lowest price being a base price plus an escalation clause, and one being a firm quotation. However, the policy of the Ministry of Transportation and Communication, is that they will only subsidize a firm price and will not subsidize any escalation costs.

RECOMMENDATION:

That Tender T-Mt-2-1975 for the supply and delivery of 20 Urban Transit Vehicles be awarded to General Motors Diesel Division of London, Ontario for an amount of \$1,288,405.00, and that provided the award of this contract is subject to the

approvals of the Ministry of Transportation & Communication, and the Commissioner of Finance, of the City of Mississauga.

Respectfully submitted,

E. J. Dowling, Transit Manager.

EJD/mf

Approved By:

Herbert J. Baldwin Director of Supply & Services

W. H. Munden City Treasurer

D. A. R. Ogilvie Commissioner of Finance

Note:

- The tender price of \$1,288,405.00 is in excess of budgetary provision by about \$80,000.00 for which a supplementary application for debenturing authority will have to be made (1) to the O.M.B.
- The City has not yet received approval from the O.M.B. to debenture this item. (2)

Date: September 5th, 1975

anall ARigidair Commissioner of Finance



Reference Our File #5511-35

Ministry of Transportation and Communications

Municipal Transportation Branch, 7th Floor - West Tower, 1201 Wilson Avenue, DOWNSVIEW, Ontario. M3M 1J8

September 4, 1975

Mr. E. J. Dowling, Transit Manager, City of Mississauga, 1 City Centre Drive, MISSISSAUGA, Ontario. L5B 1M2

Dear Mr. Dowling:

Re: Tender for 20 G.M. Diesel Buses

Further to previous exchanges concerning your request to purchase 20 G.M. diesel buses, please consider this letter as your approval to proceed with the purchase of these units.

We would appreciate being advised of any consideration to alter the status of your order for 12 buses with Flyer Industries before any action is taken.

Yours very truly,

RBMcE/vc

R. B. McEwen, Head,

Municipal Transit.



City of Mississauga

IN CAMERA

MEMORANDUM

Mayor	М.	L.	Dobkin,	M.D.	and
Membe	rs o	f	Council		

From William P. Taylor, P. Eng. Commissioner Dept Engineering, Works and Building

September 3rd, 1975

SUBJECT

Ontario Home Renewal Program (O.H.R.P.)

RIGIN

Engineering, Works and Building Department

COMMENTS

The attached list of homeowners have applied for assistance through the above program.

RECOMMENDATIONS

RECEIVED E REGISTRY NO. 8060

DATE SEP 5 19/0 .

FILE NO. 200-70 CLERK'S DEPARTMENT

- That the attached list of applicants be approved for further processing.
- That the Building Division of the Engineering, Works and Building Department be authorized to process applications for grants and/or loans not to exceed \$7,500.00 each with the actual amount of grant or loan to be determined by inspection of the property under the Standards of Maintenance and Occupancy By-law 611-74, and pursuant to the Housing Development Act, Regulation 688/74.
- That the officials of the City of Mississauga involved in this project be authorized to take all action which is necessary to process these loan applications.
- 3.

That the Mayor and City Clerk be authorized to execute on behalf of the City of Mississauga any documents required in connection with the Ontario Home Renewal Program.

Attached

William P. Taylor, P. Eng. Commissioner

LIST OF APPLICANTS

Mrs. M. Darling 866 Parkland Avenue

Mrs. G. Gazzola 2467 Donnavale Drive

Mrs. G. Graham 1015 Westmount Avenue

Mr. E. Bancroft 417 Orano Avenue

Mrs. F. Burns 124 Eaglewood Blvd.

Mr. A. Wilson 944 Beechwood Avenue

Mrs. W. Miller 1490 Lorne Park Road

Miss A. M. Hall 195 Queen Street

Mrs. S. Dunstan 958 Ninth Street

Mrs. T. Flett 877 Beechwood Avenue

Mr. S. Cooper 1807 Balsam Avenue

Mrs. M. Dombroski 2290 Bostock Crescent Mr. A. Stretton 44 Rosewood Avenue

Mr. L. Ronowski 2564 Sharon Crescent

Mr. R. Kostynyk 428 Crewenan Road

Mrs. A. Langhammer 3119 Given Road